

# Los Angeles County Department of Regional Planning

## Planning for the Challenges Ahead



Bruce W. McClendon FAICP Director of Planning

December 29, 2008

Honorable Board of Supervisors County of Los Angeles Kenneth Hahn Hall of Administration, Room 383 500 West Temple Street Los Angeles, California 90012

**Dear Supervisors:** 

ZONE CHANGE CASE NO. 2006-00004-(5)
CONDITIONAL USE PERMIT CASE NO. 2006-00051-(5)
VESTING TENTATIVE TRACT MAP NO. 066202
PETITIONER: JARRETT GORIN / CENTERPOINT DEVELOPMENT PARTNERS, LLC
16838 SIERRA HIGHWAY
CANYON COUNTRY, CA 91351
SAND CANYON ZONED DISTRICT
FIFTH SUPERVISORIAL DISTRICT (3-VOTE)

#### IT IS RECOMMENDED THAT THE BOARD AFTER THE PUBLIC HEARING:

- 1. Consider the Mitigated Negative Declaration for Zone Change Case No. 2006-0004-(5), Conditional Use Permit Case No. 2006-00051-(5) and Vesting Tentative Tract Map No. 066202, together with any comments received during the public review process, find on the basis of the whole record before the Board that there is no substantial evidence the project with mitigation will have a significant effect on the environment, find that the project has an effect on fish and wildlife services, find that the Mitigated Negative Declaration reflects the independent judgment and analysis of the Board, and adopt the Mitigated Negative Declaration.
- 2. Instruct County Counsel to prepare the necessary documents to approve Zone Change Case No. 2006-00004-(5), as recommended by the Regional Planning Commission.
- 3. Instruct County Counsel to prepare the necessary findings to affirm the Regional Planning Commission's approval of Conditional Use Permit Case No. 2006-00051-(5) and Vesting Tentative Tract Map No. 066202.

Honorable Board of Supervisors Zone Change Case No. 2006-00004-(5) Conditional Use Permit Case No. 2006-00051-(5) Vesting Tentative Tract Map No. 066202

#### PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

- Update the zoning on the subject property to allow the property owner to develop the property with a residential condominium project that is compatible with the existing surrounding uses and consistent with the Santa Clarita Valley Area Plan.
- Approve conditions to ensure development of the subject property will be consistent with the goals and policies of the Santa Clarita Valley Area Plan.

#### Implementation of Strategic Plan Goals

The zone change, conditional use permit and vesting tentative tract map promote the County's vision for improving the quality of life in Los Angeles County. The project allows for the provision of one multi-family residential lot with 31 detached condominium units in a transitional area between semi-truck storage yard and single-family residences.

The proposed zone change, conditional use permit and vesting tentative tract map promote the goal of fiscal responsibility as the proposed residential development will increase the County's revenue base and strengthen the County's fiscal capacity.

#### FACTS AND PROVISIONS/LEGAL REQUIREMENTS

On November 5, 2008, the Regional Planning Commission ("Commission") conducted concurrent public hearings on Zone Change Case No. 2006-00004-(5), Conditional Use Permit Case No. 2006-00051-(5) and Vesting Tentative Tract Map No. 066202. The requests before the Commission were: 1). A zone change from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area-4.1 Dwelling Units per Net Acre); 2) a conditional use permit to allow a planned residential development in compliance with RPD provisions, including modification to building separation from 10 feet to 7.8 feet, and non-urban and urban hillside management area requirements; and 3) a vesting tentative tract map to create one multifamily residential lot with 31 new detached condominium units. The Commission voted 5-0 at its November 5, 2008 meeting to adopt the Mitigated Negative Declaration and Mitigation Monitoring Program, and recommend approval of the requested zone change.

Honorable Board of Supervisors Zone Change Case No. 2006-00004-(5) Conditional Use Permit Case No. 2006-00051-(5) Vesting Tentative Tract Map No. 066202

as well as approve the conditional use permit and vesting tentative tract map.

Pursuant to subsection C of Section 21.56.010 and subsection B.2 of Section 22.60.230 of the Los Angeles County Code ("County Code"), the conditional use permit and vesting tentative tract map are deemed to be called for review/appealed by your Board and shall be considered concurrently with the recommended zone change. A public hearing is required pursuant to Sections 22.16.200 and 22.60.240 of the County Code and Sections 65856 and 66452.5 of the Government Code. Notice of the hearing must be given pursuant to the procedures set forth in Section 22.60.174 of the County Code. These procedures exceed the minimum standards of Government Code Sections 6061, 65090 and 65856 relating to notice of public hearing.

#### **ENVIRONMENTAL DOCUMENTATION**

An Initial Study was prepared for this project in compliance with the California Environmental Quality Act ("CEQA") (Public Resources Code Section 21000 et.seq.), the State CEQA Guidelines, and the environmental document reporting procedures and guidelines of the County of Los Angeles. The Initial Study identified potentially significant effects of the project on noise, air quality, biota, drainage and grading, hazardous waste, recycling, underground storage tanks, sewer and emergency. Prior to the release of the proposed Mitigated Negative Declaration and Initial Study for public review, the applicant made or agreed to revisions in the project that would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur.

Based on the Mitigated Negative Declaration, adoption of the zone change, and approval of the conditional use permit and vesting tentative tract map will not have a significant effect on the environment with implementation of the proposed mitigation measures in the Mitigation Monitoring Program.

#### **IMPACT ON CURRENT SERVICES OR PROJECTS**

Action on the proposed zone change, conditional use permit and vesting tentative tract map is not anticipated to have a negative impact on current services.

Honorable Board of Supervisors Zone Change Case No. 2006-00004-(5) Conditional Use Permit Case No. 2006-00051-(5) Vesting Tentative Tract Map No. 066202

Respectfully Submitted,

DEPARTMENT OF REGIONAL PLANNING Bruce W. McClendon, FAICP, Director of Planning

Sorin Alexanian, Acting Deputy Director

**Current Planning Division** 

SA:ST:rec

Attachments:

Commission Resolution, Findings and Conditions; Commission Staff

Report and Correspondence; Vesting Tentative Tract Map, Exhibit "A"

c: Chief Executive Officer

**County Counsel** 

Assessor

Director, Department of Public Works

### A RESOLUTION OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES RELATING TO ZONE CHANGE CASE NO. 2006-00004-(5)

**WHEREAS**, the Regional Planning Commission of the County of Los Angeles ("Commission") conducted a public hearing regarding Zone Change Case No. 2006-0004-(5), Vesting Tentative Tract Map No. 066202 and Conditional Use Permit Case No. 2006-00051-(5) on November 5, 2008; and

WHEREAS, the Regional Planning Commission finds as follows:

- 1. The subject site is located at 16838 Sierra Highway in the Sand Canyon Zoned District.
- 2. The irregularly-shaped property is 8.2 gross acres (7.6 net acres) in size with slightly sloping to steep topography. Based on the applicant's submitted slope density analysis, 5.4 gross acres lie within the zero to 25 percent category, 1.2 gross acres lie within 25 to 50 percent category, and 1.6 gross acres are within the over 50 percent slope category.
- 3. Access to the proposed development is provided by a 36-foot wide offsite access easement from Quinn Drive, a 60-foot wide public street.
- 4. Zone Change Case No. 2006-00004-(5) is a request to authorize change of zone from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development 10,000 Square Feet Minimum Required Lot Area 4.1 Dwelling Units per Net Acre). The RPD designation will allow the applicant with a conditional use permit to propose 31 dwelling units and density of 4.1 dwelling units per net acre. It is the intent of planned residential development to promote residential amenities beyond those expected under conventional development, to achieve greater flexibility in design, to encourage well-planned neighborhoods through creative and imaginative planning as a unit, and to provide for appropriate use of land which is sufficiently unique in its physical characteristics or other circumstances to warrant special methods of development. As applied in this case, the conditional use permit will restrict the development of the rezoned site to the proposed residential development as shown on the site plan marked "Exhibit A."
- 5. Vesting Tentative Tract Map No. 066202 is a related request to create one multifamily residential lot with 31 new detached condominium units on 8.2 gross acres.
- 6. Conditional Use Permit Case No. 2006-00051-(5) is a related request to allow a planned residential development in compliance with RPD provisions including modification to building separation from 10 feet to 7.8 feet, and urban and non-urban hillside management area requirements.

- 7. Surrounding zoning includes RPD-10,000-1.95U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area-1.95 Dwelling Units per Net Acre) to the north, east and south. R-3 (Limited Multiple Residential-5,000 Square Feet Minimum Required Lot Area) and C-3 (Unlimited Commercial) exist to the west.
- 8. The subject property consists of one lot currently used as a semi-truck storage yard. Surrounding uses include single-family residences and vacant properties to the north and east, single-family residences and industrial properties to the south, and single-family residences and commercial properties to the west.
- 9. The project is consistent with the proposed RPD zoning classification. Detached units are permitted in the RPD zone pursuant to Section 22.20.460.B.3.a of the Los Angeles County Code ("County Code"). The proposed density of 31 dwelling units is consistent with the maximum 31 dwelling units that can be accommodated by the RPD-10,000-4.1U zoning. The applicant has requested a conditional use permit ("CUP") to allow a planned residential development in compliance with RPD provisions and includes a request for modification to the building separation distance from 10 feet to 7.8 feet, and hillside management area requirements.
- 10. Approval of the vesting tentative tract map and conditional use permit will not become effective unless and until the Los Angeles County Board of Supervisors ("Board of Supervisors") adopts an ordinance effecting the proposed change of zone, and such ordinance has become effective.
- 11. The applicant's site plan, labeled as Exhibit "A", depicts a residential development of one multi-family lot with 31 detached condominium units on approximately 7.6 net acres. The residential units are arranged along the two main internal private driveways 34 feet to 36 feet wide. Of the 31 detached condominiums units, individual units range in size from 1,615 to 2,687 square feet and offered as twostory units. The units reach a maximum height of 29 feet and 7 inches. Building separation is a minimum of 7.8 feet, less than the required 10 feet. The 30 quest parking spaces (28 standard parking spaces) to be provided (minimum eight required) will be located along both internal private driveways. To ensure adequate access for the Los Angeles County Fire Department ("Fire Department"), the applicant is proposing a 20-foot wide emergency access off of Sierra Highway with a five-foot high access gate that meets all Fire Department requirements for emergency access. Two required parking spaces per unit yields a minimum required of 62 covered spaces for the project. Of the total parking provided within the development, 62 parking spaces are provided within two-car garages. Grading consists of total 97,543 cubic yards of cut and fill grading (38,524 cut, 59,019 fill) with an additional import of 20,495 cubic yards of material.

- 12. The project is required to provide 32, 208 square feet (70 percent) of open space within the hillside management area and is providing 46,011 (100 percent) of open space ,and is required to provide 71,373 square feet (25 percent) of open space within the urban land use designation and is providing 79,641 square feet (28 percent) of open space. The proposed RPD zoning requires that the project provide 30 percent of net area (2.0 acres) of open space and is providing 2.9 acres (43 percent) of open space.
- 13. The property is depicted within the Hillside Management (HM) and Urban 2 (U2-3.3 to 6.6 Dwelling Units per Net Acre) land use categories on the Land Use Policy Map of the Santa Clarita Valley Area Plan ("Plan"), a component of the Los Angeles Countywide General Plan ("General Plan"). Based on the applicant's submitted slope density analysis, which provides different densities for the zero to 25 percent, 25 to 50 percent, and over 50 percent slope categories, the subject property yields a maximum of 44 dwelling units. A large portion of the project site (6.5 acres) lies within the Urban 2 land use category and per the applicant's slope density analysis, the mid-point density would be 27 dwelling units and the maximum density under the Urban 2 category would be 43 dwelling units. The property depicted within the HM category encompasses 1.05 acres and would allow a maximum of 0.6 dwelling units. The project proposes 31 dwelling units which is consistent with the maximum density. The U2 category of the Plan identifies areas particularly suitable for detached housing units and is intended to maintain the character of existing low density residential neighborhoods with densities up to 6.6 units per net acre.
- 14. The project is required to provide 32,208 square feet (70 percent) of open space within the HM area and provides 46,011 square feet (100 percent) of open space. The project also required to provide 71,373 square feet (25 percent) of open space within the U2 land use designation, and provides 79,641 square feet (28 percent) of open space for a project total of 2.9 acres (38 percent) of open space.
- 15. The project site is currently zoned M-1 which became effective on August 23, 1957, following the adoption of Ordinance Number 7191 creating the Sand Canyon Zoned District. The project proposes a zone change to RPD-10,000-4.1U.
- 16. Correspondence was received on the proposed development from the City of Santa Clarita ("City") concerning impacts to public parks and sewers. The City requested the addition of a condition that required the applicant to submit a revised sewer-area study prior to the recordation of the final map. The City also wrote that the applicant would be paying Quimby Fees to the Los Angeles County Department of Parks and Recreation for construction of park facilities not planned within close proximity to the project site, forcing future residents to use City parks and further impacting their facilities negatively.

- 17. During the November 5, 2008 public hearing, the Commission heard a presentation from staff as well as testimony from the applicant and a representative of the City regarding the proposed development.
- 18. During the November 5, 2008 public hearing, staff stated that the proposed development was consistent with the proposed zoning and is providing a total of 2.9 acres (38 percent) of open space. The project also complies with the described proposed RPD zoning that requires the project provide 30 percent of net area (2.3 acres) as open space.
- 19. During the November 5, 2008 public hearing, staff stated the correspondence received from the City. The Commission inquired from the representative of the Los Angeles County Department of Public Works ("Public Works") if the sewer area condition was necessary. The Public Works representative stated they had worked with City staff and did not object to the added findings language for the sewer area study.
- 20. During the November 5, 2008 public hearing the Commission asked County Counsel if they were aware of any agreements to share Quimby Fees for County parks between the County of Los Angeles and other jurisdictions whose parks were impacted by residents of the unincorporated areas who had no parks. County Counsel stated that they were not aware of any agreements but would research the issue.
- 21. During the November 5, 2008 public hearing, the applicant stated that he had met with the City and agreed to the sewer-area condition, and recorded documents agreeing to the sewer-area conditions.
- 22. During the November 5, 2008 public hearing, the Commission requested that staff add conditions requiring all concrete drainage structures to be constructed in earth tone colors; that the applicant record a covenant or provide in the CC&R's full disclosure to prospective purchasers of homes that the development is located adjacent to existing M-1 zone were semi-truck repair currently exist and other industrial uses creating noxious noises may exist in the future.
- 23. On November 5, 2008, after taking all testimony, the Commission closed the public hearing and adopted the Mitigated Negative Declaration and Mitigation Monitoring Program, and approved Vesting Tentative Tract Map No. 066202 and Conditional Use Permit Case No. 2006-00051-(5), and recommended adoption of Zone Change Case No. 2006-00004-(5) to the Los Angeles County Board of Supervisors.

would occur. The Initial Study and project revisions showed that there is no substantial evidence, in light of the whole record before the Commission, that the project as revised may have a significant effect on the environment. Based on the Initial Study and project revisions, a Mitigated Negative Declaration has been prepared for this project. Conditions or changes in the proposed project are necessary in order to ensure the proposed project will not have a significant effect on the environment, and such conditions or changes have been included in the Mitigation Monitoring Program.

- 33. After consideration of the attached Mitigated Negative Declaration and Mitigation Monitoring Program together with any comments received during the public review process, the Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project as revised will have a significant effect on the environment, finds the Mitigated Negative Declaration reflects the independent judgment and analysis of the Commission, and adopts the Mitigated Negative Declaration and attached Mitigation Monitoring Program.
- 34. This project does not have "no effect" on fish and wildlife resources. Therefore, the project is not exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.
- 35. The location of the documents and other materials constituting the record of proceedings upon which the Commission's decision is based in this matter is the Department of Regional Planning ("Regional Planning"), 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of the Land Divisions Section, Regional Planning.

**NOW, THEREFORE BE IT RESOLVED** that the Regional Planning Commission of the County of Los Angeles recommends that the Los Angeles County Board of Supervisors:

- 1. Hold a public hearing to consider the above recommended zone change; and
- 2. Certify that the Mitigated Negative Declaration has been completed in compliance with CEQA, and the State and County Guidelines related thereto and reflects the independent judgment of the Board of Supervisors; and
- 3. Approve the Mitigated Negative Declaration prepared for the project and certify that it has reviewed and considered the information contained therein; and
- 4. Adopt Zone Change Case No. 2006-00004-(5) changing the zoning classification on the property.

# **ZONE CHANGE CASE NO. 2006-00004-(5) Resolution**

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I hereby certify that the foregoing was adopted by a majority of the voting members of the Regional Planning Commission of the County of Los Angeles on November 5, 2008.

Rosie O. Ruiz, Secretary

County of Los Angeles

Regional Planning Commission

#### CHANGE OF PRECISE PLAN

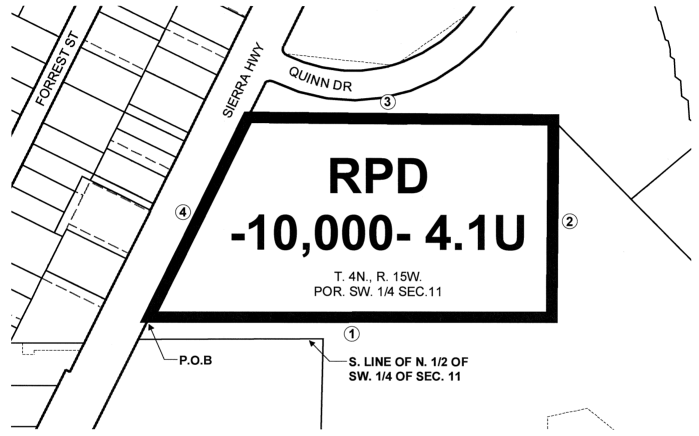
## SAND CANYON ZONED DISTRICT

# **ADOPTED BY ORDINANCE:**

ON:

**ZONING CASE: ZC 2006-00004 (5)** 

AMENDING SECTION: 22.16.230 OF THE COUNTY CODE



#### LEGAL DESCRIPTION:

THAT PORTION OF THE N. 1/2 OF THE SW. 1/4 OF SEC. 11, TOWNSHIP 4, N. RANGE 15 W., SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE SE'LY LINE OF SIERRA HWY, 100' WIDE, AS SHOWN ON THE MAP OF TR. 46353, AS PER MAP FILED IN BOOK 1293, PAGES 1 TO 6 IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY WITH A LINE THAT IS 50' N'LY, MEASURED AT RIGHT ANGLES, AND PARALLEL WITH THE S. LINE OF THE N. 1/2 OF SW. 1/4 OF SAID SECTION; THENCE ALONG SAID PARALLEL LINE;

- **1** S.89-55-56 E., 858.07';
- (2)-N.00-32-41 E., 448.43';
  - 3 S.88-49-10 W., 647.77' TO THE SE'LY LINE OF SAID SIERRA HWY;
- **4** S.26-19-10 W., 484.25' TO THE POINT OF BEGINNING

DIGITAL DESCRIPTION: \ZCO\ZD\_ALTADENA\

THE REGIONAL PLANNING COMMISSION
COUNTY OF LOS ANGELES
HAROLD V. HELSLEY, CHAIR
BRUCE W. McCLENDON, PLANNING DIRECTOR

#### LEGEND:

PARCELS

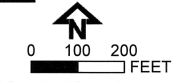
STREET / RIGHT OF WAY

/\\_/ LOT LINE

ノヘッ/ CUT/DEED LINE

EASEMENT LINE

ZONE CHANGE AREA



COUNTY ZONING MAP 273H157

# FINDINGS OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES FOR CONDITIONAL USE PERMIT CASE NO. 2006-00051-(5)

- 1. The Los Angeles County Regional Planning Commission ("Commission") conducted a noticed public hearing in the matter of Conditional Use Permit Case No. 2006-00051-(5) on November 5, 2008. Conditional Use Permit Case No. 2006-00051-(5) was heard concurrently with Zone Change Case No. 2006-00004-(5) and Vesting Tentative Tract Map No. 066202.
- 2. The applicant, Centerpoint Development Partners, LLC representing 16838 Sierra Highway LLC, is proposing a condominium development of 31 detached units with two covered parking spaces per unit and approximately 2.9 net acres (38 percent of the subject property) of open space is provided within the development as undisturbed and disturbed open space.
- 3. A conditional use permit ("CUP") is a request to allow a request to allow a planned residential development in compliance with RPD provisions including modification to building separation from 10 feet to 7.8 feet, and urban and non-urban hillside management area requirements.
- 4. The subject site is located at 16838 Sierra Highway in the Sand Canyon Zoned District.
- 5. The irregularly-shaped property is 8.2 gross acres (7.6 net acres) in size with slightly sloping to steep topography. Based on the applicant's submitted slope density analysis, 5.4 gross acres lie within the zero to 25 percent category, 1.2 gross acres lie within 25 to 50 percent category, and 1.6 gross acres are within the over 50 percent slope category.
- 6. Access to the proposed development is provided by a 36-foot wide offsite access easement from Quinn Drive, a 60-foot wide public street.
- 7. Zone Change Case No. 2006-00004-(5) is a related request to authorize change of zone from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development 10,000 Square Feet Minimum Required Lot Area 4.1 Dwelling Units per Net Acre). The RPD designation will allow the applicant with a conditional use permit to propose 31 dwelling units and density of 4.1 dwelling units per net acre. It is the intent of planned residential development to promote residential amenities beyond those expected under conventional development, to achieve greater flexibility in design, to encourage well-planned neighborhoods through creative and imaginative planning as a unit, and to provide for appropriate use of land which is sufficiently unique in its physical characteristics or other circumstances to warrant special methods of development. As applied in this case,

- the conditional use permit will restrict the development of the rezoned site to the proposed residential development as shown on the site plan marked "Exhibit A."
- 8. Vesting Tentative Tract Map No. 066202 is a related request to create one multifamily residential lot with 31 new detached condominium units on 8.2 gross acres.
- 9. Surrounding zoning includes RPD-10,000-1.95U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area-1.95 Dwelling Units per Net Acre) to the north, east and south. R-3 (Limited Multiple Residential-5,000 Square Feet Minimum Required Lot Area) and C-3 (Unlimited Commercial) exist to the west.
- 10. The subject property consists of one lot currently used as a semi-truck storage yard. Surrounding uses include single-family residences and vacant properties to the north and east, single-family residences and industrial properties to the south, and single-family residences and commercial properties to the west.
- 11. The project is consistent with the proposed RPD zoning classification. Detached units are permitted in the RPD zone pursuant to Section 22.20.460.B.3.a of the Los Angeles County Code ("County Code"). The proposed density of 31 dwelling units is consistent with the maximum 31 dwelling units that can be accommodated by the RPD-10,000-4.1U zoning. The applicant has requested a conditional use permit ("CUP") to allow a planned residential development in compliance with RPD provisions and includes a request for modification to the building separation distance from 10 feet to 7.8 feet, and hillside management area requirements.
- 12. Approval of the vesting tentative tract map and conditional use permit will not become effective unless and until the Los Angeles County Board of Supervisors ("Board of Supervisors") adopts an ordinance effecting the proposed change of zone, and such ordinance has become effective.
- 13. The applicant's site plan, labeled as Exhibit "A", depicts a residential development of one multi-family lot with 31 detached condominium units on approximately 7.6 net acres. The residential units are arranged along the two main internal private driveways 34 feet to 36 feet wide. Of the 31 detached condominiums units, individual units range in size from 1,615 to 2,687 square feet and offered as two-story units. The units reach a maximum height of 29 feet and 7 inches. Building separation is a minimum of 7.8 feet, less than the required 10 feet. The 30 guest parking spaces (28 standard parking spaces) to be provided (minimum eight required) will be located along both internal private driveways. To ensure adequate access for the Los Angeles County Fire Department ("Fire Department"), the applicant is proposing a 20-foot wide emergency access off of Sierra Highway with a five-foot high access gate that meets all Fire Department requirements for

emergency access. Two required parking spaces per unit yields a minimum required of 62 covered spaces for the project. Of the total parking provided within the development, 62 parking spaces are provided within two-car garages. Grading consists of total 97,543 cubic yards of cut and fill grading (38,524 cut, 59,019 fill) with an additional import of 20,495 cubic yards of material.

- 14. The project is required to provide 32, 208 square feet (70 percent) of open space within the hillside management area and is providing 46,011 (100 percent) of open space ,and is required to provide 71,373 square feet (25 percent) of open space within the urban land use designation and is providing 79,641 square feet (28 percent) of open space. The proposed RPD zoning requires that the project provide 30 percent of net area (2.0 acres) of open space and is providing 2.9 acres (43 percent) of open space.
- 15. The property is depicted within the within the Hillside Management (HM) and Urban 2 (U2-3.3 to 6.6 Dwelling Units per Net Acre) land use categories on the Land Use Policy Map of the Santa Clarita Valley Area Plan ("Plan"), a component of the Los Angeles Countywide General Plan ("General Plan"). Based on the applicant's submitted slope density analysis, which provides different densities for the zero to 25 percent, 25 to 50 percent, and over 50 percent slope categories, the subject property yields a maximum of 44 dwelling units. A large portion of the project site (6.5 acres) lies within the Urban 2 land use category and per the applicant's slope density analysis, the mid-point density would be 27 dwelling units and the maximum density under the Urban 2 category would be 43 dwelling units. The property depicted within the HM category encompasses 1.05 acres and would allow a maximum of 0.6 dwelling units. The project proposes 31 dwelling units which is consistent with the maximum density. The U2 category of the Plan identifies areas particularly suitable for detached housing units and is intended to maintain the character of existing low density residential neighborhoods with densities up to 6.6 units per net acre.
- 16. The project is required to provide 32, 208 square feet (70 percent) of open space within the hillside management area and is providing 46,011 (100 percent) of open space ,and is required to provide 71,373 square feet (25 percent) of open space within the urban land use designation and is providing 79,641 square feet (28 percent) of open space. The proposed RPD zoning requires that the project provide 30 percent of net area (2.0 acres) of open space and is providing 2.9 acres (43 percent) of open space.
- 17. The project site is currently zoned M-1 which became effective on August 23, 1957, following the adoption of Ordinance Number 7191 creating the Sand Canyon Zoned District. The project proposes a zone change to RPD-10,000-4.1U.

- 18. Correspondence was received on the proposed development from the City of Santa Clarita ("City") concerning impacts to public parks and sewers. The City requested the addition of a condition that required the applicant to submit a revised sewer-area study prior to the recordation of the final map. The City also wrote that the applicant would be paying Quimby Fees to the Los Angeles County Department of Parks and Recreation for construction of park facilities not planned within close proximity to the project site, forcing future residents to use City parks and further impacting their facilities negatively.
- 19. During the November 5, 2008 public hearing public hearing, the Commission heard a presentation from staff as well as testimony from the applicant and a representative of the City regarding the proposed development.
- 20. During the November 5, 2008 public hearing, staff stated that the proposed development was consistent with the proposed zoning and is providing a total of 2.9 acres (38 percent) of open space. The project also complies with the described proposed RPD zoning that requires the project provide 30 percent of net area (2.3 acres) as open space.
- 21. During the November 5, 2008 public hearing, staff stated the correspondence received from the City. The Commission inquired from the representative of the Los Angeles County Department of Public Works ("Public Works") if the sewer area condition was necessary. The Public Works representative stated they had worked with City staff and did not object to the added findings language for the sewer area study.
- 22. During the November 5, 2008 public hearing hearing the Commission asked County Counsel if they were aware of any agreements to share Quimby Fees for County parks between the County of Los Angeles and other jurisdictions whose parks were impacted by residents of the unincorporated areas who had no parks. County Counsel stated that they were not aware of any agreements but would research the issue.
- 23. During the November 5, 2008 public hearing, the applicant stated that he had met with the City and agreed to the sewer-area condition, and recorded documents agreeing to the sewer-area conditions.
- 24. During the November 5, 2008 public hearing, the Commission requested that staff add conditions requiring all concrete drainage structures to be constructed in earth tone colors; that the applicant record a covenant or provide in the CC&R's full disclosure to prospective purchasers of homes that the development is located adjacent to existing M-1 zone were semi-truck repair currently exist and other industrial uses creating noxious noises may exist in the future.

- 25. On November 5, 2008, after taking all testimony, the Commission closed the public hearing and adopted the Mitigated Negative Declaration and Mitigation Monitoring Program, and approved Vesting Tentative Tract Map No. 066202 and Conditional Use Permit Case No. 2006-00051-(5), and recommended adoption of Zone Change Case No. 2006-00004-(5) to the Los Angeles County Board of Supervisors.
- 26. As a condition of approval of this grant, the permittee shall be required to comply with the development standards of the RPD zone pursuant to Sections 22.20.460. A through 22.20.460.B.13.C of the County Code.
- 27. An Initial Study was prepared for this project in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 et. seg.) ("CEQA"), the State CEQA Guidelines, and the Environmental Document Reporting Procedures and Guidelines of the County of Los Angeles. The Initial Study identified potentially significant effects of the project on Noise, Air Quality, Biota. Drainage and Grading, Hazardous Waste, Recycling, Underground Storage Tanks, Sewer, Emergency Services and Library Mitigation Fees. release of the proposed Mitigated Negative Declaration and Initial Study for public review, the applicant made or agreed to revisions in the project that would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur. The Initial Study and project revisions showed that there is no substantial evidence, in light of the whole record before the Commission, that the project as revised may have a significant effect on the environment. Based on the Initial Study and project revisions, a Mitigated Negative Declaration has been prepared for this project. Conditions or changes in the proposed project are necessary in order to ensure the proposed project will not have a significant effect on the environment, and such conditions or changes have been included in the Mitigation Monitoring Program.
- 28. After consideration of the attached Mitigated Negative Declaration and Mitigation Monitoring Program together with any comments received during the public review process, the Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project as revised will have a significant effect on the environment, finds the Mitigated Negative Declaration reflects the independent judgment and analysis of the Commission, and adopts the Mitigated Negative Declaration and attached Mitigation Monitoring Program.
- 29. This project does not have "no effect" on fish and wildlife resources. Therefore, the project is not exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.

- 30. Approval of this grant is conditioned on the permittee's compliance with the attached conditions of approval as well as the conditions of approval for Vesting Tentative Tract Map No. 066202 and the Mitigation Monitoring Program.
- 31. In approving said open space, the Commission shall give consideration to the project to be developed, the characteristics of such open space, the manner in which the open space is to be improved and maintained, and such other information as the Commission deems pertinent.
- 32. The applicant has demonstrated the suitability of the subject property for the proposed use. Establishment of the proposed use at such location is in conformity with good zoning practice. Compliance with the conditions of approval will ensure compatibility with surrounding land uses and consistency with all applicable General Plan policies.
- 33. The location of the documents and other materials constituting the record of proceedings upon which the Commission's decision is based in this matter is the Department of Regional Planning ("Regional Planning"), 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of the Land Divisions Section, Regional Planning.

# BASED ON THE FOREGOING, THE REGIONAL PLANNING COMMISSION CONCLUDES:

- A. That the proposed use with the attached conditions and restrictions will be consistent with the adopted General Plan;
- B. With the attached conditions and restrictions, that the requested use at the proposed location will not adversely affect the health, peace, comfort, or welfare of persons residing or working in the surrounding area, will not be materially detrimental to the use, enjoyment, or valuation of property of other persons located in the vicinity of the site, and will not jeopardize, endanger, or otherwise constitute a menace to the public health, safety or general welfare;
- C. That the proposed site is adequate in size and shape to accommodate the yards, walls, fences, parking and loading facilities, landscaping and other development features prescribed in Title 22 of the County Code, or as is otherwise required in order to integrate said use with the uses in the surrounding area;
- D. That the proposed site is adequately served by highways or streets of sufficient width and improved as necessary to carry the kind and quantity of traffic such use

would generate, and by other public or private service facilities as are required;

- E. That the plan complies with the intent of planned residential development to promote residential amenities beyond those expected under conventional development, to achieve greater flexibility in design, to encourage well-planned neighborhoods through creative and imaginative planning as a unit, and to provide for appropriate use of land which is sufficiently unique in its physical characteristics or other circumstances to warrant special methods of development. In implementing planned development, it is further declared the purpose of this section to reduce developmental problems in hillside areas and to preserve areas of natural scenic beauty through the encouragement of integrated planning, integrated design and unified control of development, and shall be subject to all of the provisions contained within Section 22.20.460. B of the County Code;
- F. That the proposed project is located and designed so as to protect the safety of current and future community residents, and will not create significant threats to life and/or property due to the presence of geologic, seismic, slope instability, fire, flood, mud flow, or erosion hazard;
- G. That the proposed project is compatible with the natural, biotic, cultural, scenic and open space resources of the area;
- H. That the proposed project is conveniently served by (or provides) neighborhood shopping and commercial facilities, can be provided with essential public services without imposing undue costs on the total community, and is consistent with the objectives and policies of the General Plan;
- I. That the proposed development demonstrates creative and imaginative design, resulting in a visual quality that will complement community character and benefit current and future community residents.

## THEREFORE, THE REGIONAL PLANNING COMMISSION:

- 1. Adopts the Mitigated Negative Declaration and certifies that it has been completed in compliance with CEQA and the State and County guidelines related thereto.
- 2. Approves Conditional Use Permit Case No. 2006-00051-(5) subject to the attached conditions.

# DEPARTMENT OF REGIONAL PLANNING CONDITIONAL USE PERMIT CASE NO. 2006-00051-(5) Exhibit "A" Date: 2-5-2008

#### **CONDITIONS:**

- 1. This grant authorizes the use of the 8.2 gross acre subject property for a residential planned development of a maximum total of 31 detached residential condominium units on one multi-family lot, as depicted on the approved Exhibit "A", subject to all of the following conditions of approval.
- 2. Unless otherwise apparent from the context, the term "permittee" shall include the applicant and any other person, corporation, or entity making use of this grant.
- 3. This grant shall not be effective for any purpose until:
  - a. The permittee, and the owner of the subject property if other than the permittee, have filed at the office of the Los Angeles County Department of Regional Planning ("Regional Planning") their affidavit stating that they are aware of, and agree to accept, all the conditions of this grant and that the conditions have been recorded as required by Condition No. 6, and until all required monies have been paid pursuant to Condition Nos. 8 and 10; and
  - b. An ordinance changing the zoning of the property from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area 4.1 Dwelling Units per Net Acre), as recommended in Zone Change Case No. 2006-00004-(5), has been adopted by the Board and has become effective.
- 4. If any provision of this grant is held or declared to be invalid, the permit shall be void and the privileges granted hereunder shall lapse.
- 5. Notice is hereby given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Los Angeles County Regional Planning Commission or Los Angeles County Hearing Officer may, after conducting a public hearing, revoke or modify this grant, if it finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to the public health or safety or so as to be a nuisance.
- 6. Prior to the use of this grant, the terms and conditions of the grant shall be recorded in the office of the Los Angeles County Recorder. In addition, upon any transfer or lease of the subject property during the term of this grant, the permittee shall promptly provide a copy of the grant and its terms and conditions to the transferee or lessee, as applicable, of the subject property.
- 7. If inspections are required to ensure compliance with the conditions of this grant, or if any inspection discloses that the property is being used in violation of any

condition of this grant, the permittee shall be financially responsible and shall reimburse Regional Planning for all inspections and for any enforcement efforts necessary to bring the subject property into compliance. Inspections shall be made to ensure compliance with the conditions of this grant as well as adherence to development in accordance with the approved site plan on file. The amount charged for inspections shall be the amount equal to the recovery cost at the time of payment (currently \$150.00 per inspection).

- 8. Within five days of the approval date of this grant, the permittee shall remit processing fees payable to the County in connection with the filing and posting of a Notice of Determination in compliance with Section 21152 of the Public Resources Code for the proposed project, which includes Zone Change Case No. 2006-00004-(5), Vesting Tentative Tract Map No. 066202 and Conditional Use Permit Case No. 2006-00051-(5). The project does not have "no effect" in its effect on fish and wildlife and in order to defray the cost of wildlife protection and management, the permittee is responsible for the payment of fees associated with the Certificate of Fee Exemption established by the California Department of Fish and Game pursuant to Section 711.4 of the Fish and Game Code. The current fee amount is \$1926.75. No land use project subject to this requirement is final, vested or operative until the fee is paid.
- 9. Record a covenant with Regional Planning agreeing to comply with the required environmental mitigation measures. Prior to recordation, submit a copy of the draft covenant to the Director of Regional Planning ("Director of Planning") for approval.
- 10. Within 30 days of project approval, the permittee shall deposit the sum of \$3,000.00 with Regional Planning to defray the cost of reviewing the permittee's reports and verifying compliance with the Mitigation Monitoring Program. The permittee shall retain the services of a qualified Environmental/Mitigation Monitoring Consultant, subject to the approval of the Director of Planning, to ensure that all applicable mitigation measures are implemented and reported in the required Mitigation Monitoring Program.
- 11. The mitigation measures set forth in the Mitigated Negative Declaration for the project are incorporated by this reference and made conditions of this permit, and the permittee shall comply with the attached Mitigation Monitoring Program. As a means of ensuring the effectiveness of the mitigation measures, the permittee shall submit annual mitigation monitoring reports to the Director of Planning for approval, until such time as all mitigation measures have been implemented and completed. Additional reports shall be submitted as required by the Director of Planning.
- 12. The permittee shall defend, indemnify and hold harmless the County, its agents, officers, and employees from any claim, action, or proceeding against the County or its agents, officers, or employees to attack, set aside, void or annul this permit approval, which action is brought within the applicable time period of Government Code Section 65009 or any other applicable limitation period. The County shall

notify the permittee of any claim, action or proceeding and the County shall reasonably cooperate in the defense.

- 13. In the event that any claim, action, or proceeding as described above is filed against the County, the permittee shall within 10 days of the filing pay Regional Planning an initial deposit of \$5,000.00 from which actual costs shall be billed and deducted for the purpose of defraying the expense involved in the department's cooperation in the defense, including but not limited to, depositions, testimony, and other assistance to the permittee or permittee's counsel. The permittee shall also pay the following supplemental deposits, from which actual costs shall be billed and deducted:
  - a. If during the litigation process, actual costs incurred reach 80 percent of the amount of deposit, the permittee shall deposit additional funds sufficient to bring the balance up to the amount of the initial deposit. There is no limit to the number of supplemental deposits that may be required prior to completion of the litigation; and
  - b. At the sole discretion of the permittee, the amount of an initial or supplemental deposit may exceed the minimum amounts defined herein.

The cost for collection and duplication of records and other related documents will be paid by the permittee in accordance with Section 2.170.010 of the Los Angeles County Code ("County Code").

- 14. This grant shall expire unless used within two years after the recordation of the final map for Vesting Tentative Tract Map No. 066202. In the event that Vesting Tentative Tract Map No. 066202 should expire without the recordation of a final map, this grant shall terminate upon the expiration of the tentative map. Entitlement to the use of the property thereafter shall be subject to the regulations then in effect.
- 15. No grading permit shall be issued prior to final map recordation, unless otherwise permitted by Regional Planning.
- 16. The subject property shall be graded, developed and maintained in substantial compliance with the approved vesting tentative tract map. An amended or revised vesting tentative tract map approved for Vesting Tentative Tract Map No. 066202 may, at the discretion of the Director of Planning constitute a revised Exhibit "A." All revised plans require the written authorization of the property owner.
- 17. All development shall comply with the requirements of Title 22 of the County Code (Zoning Ordinance) and of the specific zoning of the subject property unless specifically modified by this grant, as set forth in these conditions, including the approved Exhibit "A," or a revised Exhibit "A" approved by the Director of Planning.

- 18. Submit a copy of the project Covenants, Conditions and Restrictions ("CC&Rs") and/or maintenance agreements and covenants to Regional Planning for review and approval.
- 19. Record a covenant that provides full disclosure to prospective purchasers of the homes that the development is located adjacent to existing industrial zoning (M-1) with semi-truck repair and storage uses to the south permitted by such zoning. Submit the draft covenant for review and approval prior to recordation.
- 20. The development of the subject property shall comply with all requirements and conditions approved for Vesting Tentative Tract Map No. 066202.
- 21. The applicant shall provide not less than 2.9 acres of open space representing 1.05 acres (100 percent) open space area for nonurban designated areas and 1.8 acres (28 percent) open space area for urban designated areas of the project site consisting of undisturbed and disturbed open space, as depicted on the Open Space Exhibit, stamped Exhibit "B".
- 22. No structure shall exceed 29'-7" feet in height, except for chimneys and rooftop antennas. Prior to any issuance of any building permit, a site plan including exterior elevations and major architectural features shall be submitted to and approved by the Director of Planning, as a revised Exhibit "A," to ensure compliance.
- 23. All concrete drainage structures in this proposed development shall use only earth tone colors.
- 24. A minimum of 93 (required and guests) automobile parking spaces, as depicted on the approved Exhibit "A" (dated February 5, 2008) or on an approved revised Exhibit "A", shall be provided and continuously maintained on the subject property, developed to the specifications listed in Section 22.52.1060 of the County Code. There shall be at least two covered parking spaces designated for each dwelling unit for a total of 62 spaces. There shall also be at least 31 guest parking spaces distributed throughout the project site as depicted on the approved Exhibit "A" (dated February 5, 2008) or an approved revised Exhibit "A". The required parking spaces shall be continuously available for vehicular parking only and shall not be used for storage, automobile repair, or any other unauthorized use. Continual availability and maintenance of required parking spaces shall be provided for in the CC&Rs.
- 25. Pursuant to Chapter 22.72 of the County Code, the subdivider or his successor in interest shall pay a fee to the Los Angeles County Librarian prior to issuance of any building permit, as this project's contribution to mitigating impacts on the library system in the Santa Clarita Valley Planning Area, in the amount required by Chapter 22.72 at the time of payment and provide proof of payment to the Department of Regional Planning. The current fee amount is \$790.00 per dwelling

unit (\$790.00 X 31 dwelling units = \$24,490.00). The Fee is subject to adjustment as provided for in applicable local and State law. The subdivider may contact the County Librarian at (562) 940-8450 regarding payment of fees.

- 26. Three copies of a landscape plan which may be incorporated into a revised site plan shall be submitted and approved by the Director of Planning prior to issuance of a grading permit and/or building permit.
- 27. All utilities shall be placed underground. Prior to the issuance of any building permit, the permittee shall provide evidence that contractual arrangements have been made with the local utilities to install underground all new facilities necessary to furnish services in the proposed development.
- 28. All structures shall comply with the requirements of the Division of Building and Safety of the Los Angeles County Department of Public Works ("Public Works").
- 29. Detonation of explosives or any other blasting device or material is prohibited unless required permits have been obtained and adjacent property owners have been notified.
- 30. All grading and construction on the subject property and appurtenant activities, including engine warm-up, shall be restricted to the hours between 7:00 a.m. and 6:00 p.m. ,Saturdays 8:00 a.m. to 5:00 p.m., no Sunday or holiday operations are permitted. All stationary construction noise sources shall be sheltered or enclosed to minimize adverse effect on nearby residences and neighborhoods. Generator and pneumatic compressors shall be noise protected in a manner that will minimize noise inconvenience to adjacent residences.
- 31. The permittee shall implement a dust control program during grading and construction to the satisfaction of the Director of Planning and the Director of Public Works.
- 32. All material graded shall be sufficiently watered to prevent excessive amounts of dust during the construction phase. Watering shall occur at least twice daily with complete coverage, preferably in the late morning and after construction or grading activities is done for the day. All clearing, grading, earth moving or excavation activities shall cease during periods of high wind (i.e. greater than 20 mph average over one hour) to prevent excessive amounts of dust.
- 33. The permittee shall, upon commencement of any grading activity allowed by this grant, diligently pursue all grading to completion.
- 34. No construction equipment or vehicles shall be parked or stored on any existing public or private streets.

- 35. The permittee shall obtain all necessary permits from Public Works and shall maintain all such permits in full force and effect as required throughout the life of this permit.
- 36. All construction and development within the subject property shall comply with the applicable provisions of the Building Code and the various related mechanical, electrical, plumbing, fire, grading and excavation codes as currently adopted by the County.
- 37. All structures, walls and fences open to public view shall remain free of extraneous markings, drawings, or signage. These shall include any of the above that do not directly relate to the use of the property, or that do not provide pertinent information about the premises. The only exceptions shall be seasonal decorations or signage provided under the auspices of a civic or non-profit organization.
- 38. In the event any such extraneous markings occur, the permittee shall remove or cover said markings, drawings, or signage within 24 hours of such occurrence, weather permitting. Paint utilized in covering such markings shall be of a color that matches, as closely as possible the color of the adjacent surfaces.
- 39. The permittee shall utilize water-saving devices and technology in the construction of this project consistent with the County Building and Plumbing Codes.
- 40. The property shall be developed and maintained in compliance with all applicable requirements of the Los Angeles County Department of Public Health ("Public Health"). Adequate water and sewage disposal facilities shall be provided to the satisfaction of said department.
- 41. If during construction of the project, soil contamination is suspected, construction in the area shall stop, and appropriate health and safety procedures shall be implemented to the satisfaction of Public Health. If it is determined that contaminated soils exist, remediation shall be conducted to the satisfaction of Public Health and the California Regional Water Quality Control Board.
- 42. Prior to the issuance of any building permit, the permittee shall demonstrate compliance with State Seismic Hazard Safety laws to the satisfaction of Public Works.
- 43. Prior to any demolition or alteration activities that may take place in the future a license asbestos and lead base paint contractor conduct an inspection of the structures.
- 44. Prior to the issuance of any grading permit, the project design shall provide for the filtering of flows to capture contaminants originating from the project site to the satisfaction of and approval by Public Works.

- 45. The permittee shall comply with the Standard Urban Stormwater Mitigation Plan requirements to the satisfaction of Public Works.
- 46. During construction, all large-size truck trips shall be limited to off-peak commute periods.
- 47. During construction, the permittee shall obtain a Caltrans transportation permit as necessary for any transportation of heavy construction equipment and/or materials which requires the use of oversized-transport vehicles on state highways.
- 48. Prior to the issuance of any grading and/or building permit, site plans covering the applicable development phase as identified on the phasing map for Vesting Tentative Tract Map No. 066202 shall be submitted to and approved by the Director of Planning indicating that the proposed grading and/or construction:
  - A. complies with the conditions of this grant and the standards of the zone; and
  - B. is compatible with hillside resources.
- 49. The following residential planned development conditions shall apply:
  - a. Area. The proposed development plan shall include, as a condition of use, a parcel of land containing not less than five acres.
  - b. Density. When property in Zone RPD is developed pursuant to subsection B of Section 22.20.460, the number of units for each acre of the net area shall be equal to the number preceding the letter "U" in the suffix to the zoning symbol. The project is approved for 31 dwelling units.
  - c. Types of Structures.
    - a. Dwelling units are approved as detached residential units.
    - b. The Commission, in considering placement and type of structures, may modify or require a greater depth for yards than would be required if developed as provided in subsection A.
  - d. Open Space. Open space shall comprise not less than 2.9 net acres (38 percent of the subject property);
    - —Open space may include one or more of the following, designated for the use and enjoyment of all of the occupants of the planned residential development or appropriate phase thereof:
    - a. Common open space developed for recreational purposes;
    - b. Areas of scenic or natural beauty forming a portion of the proposed development consisting of undisturbed open space, manufactured slopes and individual private areas.

- In approving said open space, the Commission shall give consideration to the project to be developed, the characteristics of such open space, the manner in which the open space is to be improved and maintained, and such other information as the Commission deems pertinent. Reservation of open space shall be made a condition of approval. Such reservation shall be by public dedication, establishment of a maintenance district, common ownership, or other satisfactory means to insure the permanent reservation of, and where appropriate perpetual maintenance of, required open space.
- e. Building Coverage. Buildings shall not occupy more than 50 percent of the net area, except that common recreational buildings are excluded from this building-coverage limitation. Building coverage shall not occupy more than 50 percent of the net area, except that common recreational buildings are excluded from this building-coverage limitation. The proposed development consists of 57,719 square feet and is approximately 17% of the net lot area.
  - f. Parking. The provisions of Part 11 of Chapter 22.52 which specify the number and/or location of required parking spaces relating to dwelling units, places of public assembly and other recreational uses shall not apply when property in Zone RPD is developed pursuant to this subsection B. In granting a conditional use permit for a planned residential development, the hearing officer shall require automobile parking for such uses in an amount adequate to prevent traffic congestion and excessive onstreet parking; provided, however, in no event shall less than two covered parking space per dwelling unit, be required as specified in said Part 11 of Chapter 22.52 be permitted.
    - Where the Commission fails to specifically designate such parking requirements, the requirements of Part 11 of Chapter 22.52 shall be deemed to have been specified.
- g. Utilities. The applicant shall submit to the Commission, and it shall be made a condition of approval, satisfactory evidence that the applicant has made arrangements with the serving utilities to install underground all new facilities necessary to furnish service in the development.
- h. Development Schedule. The Commission shall approve a progress schedule indicating the development of open-space related to the construction of residential dwelling units, which shall become a condition of approval. Where development is to be completed in phases, the said development may, with the approval of the Commission, be coordinated between phases as approved in subdivision 11 of subsection B of Section 22.20.460 of the County Code
- i. Landscaping. A plan for landscaping all open areas, where appropriate, shall be submitted to and approved by the Director of Planning.

# FINDINGS OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES FOR VESTING TENTATIVE TRACT MAP NO. 066202

- 1. The Los Angeles County Regional Planning Commission ("Commission") conducted a noticed public hearing in the matter of Vesting Tentative Tract Map No. 066202 on November 5, 2008. Vesting Tentative Tract Map No. 066202 was heard concurrently with Zone Change Case No. 2006-00004-(5) and Conditional Use Permit Case No. 2006-00051-(5).
- 2. Vesting Tentative Tract Map No. 066202 is a request to create one multi-family residential lot with 31 new detached condominium units on 8.2 gross acres.
- 3. The subject site is located at 16838 Sierra Highway in the Sand Canyon Zoned District.
- 4. The irregularly-shaped property is 8.2 gross acres (7.6 net acres) in size with slightly sloping to steep topography. Based on the applicant's submitted slope density analysis, 5.4 gross acres lie within the zero to 25 percent category, 1.2 gross acres lie within 25 to 50 percent category, and 1.6 gross acres are within the over 50 percent slope category.
- 5. Access to the proposed development is development is provided by a 36-foot wide offsite access easement from Quinn Drive, a 60-foot wide public street.
- 6. Vesting Tentative Tract Map No. 066202 is a request to create one multi-family residential lot with 31 new detached condominium units on 8.2 gross acres.
- 7. Zone Change Case No. 2006-00004-(5) is a related request to authorize change of zone from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development 10,000 Square Feet Minimum Required Lot Area 4.1 Dwelling Units per Net Acre). The RPD designation will allow the applicant with a conditional use permit to propose 31 dwelling units and density of 4.1 dwelling units per net acre. It is the intent of planned residential development to promote residential amenities beyond those expected under conventional development, to achieve greater flexibility in design, to encourage well-planned neighborhoods through creative and imaginative planning as a unit, and to provide for appropriate use of land which is sufficiently unique in its physical characteristics or other circumstances to warrant special methods of development. As applied in this case, the conditional use permit will restrict the development of the rezoned site to the proposed residential development as shown on the site plan marked "Exhibit A."

- 8. Conditional Use Permit Case No. 2006-00051-(5) is a related request to allow a planned residential development in compliance with RPD provisions including modification to building separation from 10 feet to 7.8 feet, and urban and non-urban hillside management area requirements.
- 9. Surrounding zoning includes RPD-10,000-1.95U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area-1.95 Dwelling Units per Net Acre) to the north, east and south. R-3 (Limited Multiple Residential-5,000 Square Feet Minimum Required Lot Area) and C-3 (Unlimited Commercial) exist to the west.
- 10. The subject property consists of one lot currently used as a semi-truck storage yard. Surrounding uses include single-family residences and vacant properties to the north and east, single-family residences and industrial properties to the south, and single-family residences and commercial properties to the west.
- 11. The project is consistent with the proposed RPD zoning classification. Detached units are permitted in the RPD zone pursuant to Section 22.20.460.B.3.a of the Los Angeles County Code ("County Code"). The proposed density of 31 dwelling units is consistent with the maximum 31 dwelling units that can be accommodated by the RPD-10,000-4.1U zoning. The applicant has requested a conditional use permit ("CUP") to allow a planned residential development in compliance with RPD provisions and includes a request for modification to the building separation distance from 10 feet to 7.8 feet, and hillside management area requirements.
- 12. Approval of the vesting tentative tract map and conditional use permit will not become effective unless and until the Los Angeles County Board of Supervisors ("Board of Supervisors") adopted an ordinance effecting the proposed change of zone, and such ordinance has become effective.
- 13. The applicant's site plan, labeled as Exhibit "A", depicts a a residential development of one multi-family lot with 31 detached condominium units on approximately 7.6 net acres. The residential units are arranged along the two main internal private driveways 34 feet to 36 feet wide. Of the 31 detached condominiums units, individual units range in size from 1,615 to 2,687 square feet and offered as two-story units. The units reach a maximum height of 29 feet and 7 inches. Building separation is a minimum of 7.8 feet, less than the required 10 feet. The 30 guest parking spaces (28 standard parking spaces) to be provided (minimum eight required) will be located along both internal private driveways. To ensure adequate access for the Los Angeles County Fire Department ("Fire Department"), the applicant is proposing a 20-foot wide emergency access off of Sierra Highway with a five-foot high access gate that meets all Fire Department requirements for emergency access. Two required parking spaces per unit yields

a minimum required of 62 covered spaces for the project. Of the total parking provided within the development, 62 parking spaces are provided within two-car garages. Grading consists of total 97,543 cubic yards of cut and fill grading (38,524 cut, 59,019 fill) with an additional import of 20,495 cubic yards of material.

- 14. The project is required to provide 32, 208 square feet (70 percent) of open space within the hillside management area and is providing 46,011 (100 percent) of open space ,and is required to provide 71,373 square feet (25 percent) of open space within the urban land use designation and is providing 79,641 square feet (28 percent) of open space. The proposed RPD zoning requires that the project provide 30 percent of net area (2.0 acres) of open space and is providing 2.9 acres (43 percent) of open space.
- 15. The property is depicted within the Hillside Management (HM) and Urban 2 (U2-3.3 to 6.6 Dwelling Units per Net Acre) land use categories on the Land Use Policy Map of the Santa Clarita Valley Area Plan ("Plan"), a component of the Los Angeles Countywide General Plan ("General Plan"). Based on the applicant's submitted slope density analysis, which provides different densities for the zero to 25 percent, 25 to 50 percent, and over 50 percent slope categories, the subject property yields a maximum of 44 dwelling units. A large portion of the project site (6.5 acres) lies within the Urban 2 land use category and per the applicant's slope density analysis, the mid-point density would be 27 dwelling units and the maximum density under the Urban 2 category would be 43 dwelling units. The property depicted within the HM category encompasses 1.05 acres and would allow a maximum of 0.6 dwelling units. The project proposes 31 dwelling units which is consistent with the maximum density. The U2 category of the Plan identifies areas particularly suitable for detached housing units and is intended to maintain the character of existing low density residential neighborhoods with densities up to 6.6 units per net acre.
- 16. The project is required to provide 32,208 square feet (70 percent) of open space within the HM area and provides 46,011 square feet (100 percent) of open space. The project also required to provide 71,373 square feet (25 percent) of open space within the U2 land use designation, and provides 79,641 square feet (28 percent) of open space for a project total of 2.9 acres (38 percent) of open space.
- 17. The project site is currently zoned M-1 which became effective on August 23, 1957, following the adoption of Ordinance Number 7191 creating the Sand Canyon Zoned District. The project proposes a zone change to RPD-10,000-4.1U.
- 18. Correspondence was received on the proposed development from the City of Santa Clarita ("City") concerning impacts to public parks and sewers. The City requested the addition of a condition that required the applicant to submit a

revised sewer-area study prior to the recordation of the final map. The City also wrote that the applicant would be paying Quimby Fees to the Los Angeles County Department of Parks and Recreation for construction of park facilities not planned within close proximity to the project site, forcing future residents to use City parks and further impacting their facilities negatively.

- 19. During the November 5, 2008 public hearing, the Commission heard a presentation from staff as well as testimony from the applicant and a representative of the City regarding the proposed development.
- 20. During the November 5, 2008 public hearing, staff stated that the proposed development was consistent with the proposed zoning and is providing a total of 2.9 acres (38 percent) of open space. The project also complies with the described proposed RPD zoning that requires the project provide 30 percent of net area (2.3 acres) as open space.
- 21. During the November 5, 2008 public hearing, staff stated the correspondence received from the City. The Commission inquired from the representative of the Los Angeles County Department of Public Works ("Public Works") if the sewer area condition was necessary. The Public Works representative stated they had worked with City staff and did not object to the added findings language for the sewer area study.
- 22. During the November 5, 2008 public hearing the Commission asked County Counsel if they were aware of any agreements to share Quimby Fees for County parks between the County of Los Angeles and other jurisdictions whose parks were impacted by residents of the unincorporated areas who had no parks. County Counsel stated that they were not aware of any agreements but would research the issue.
- 23. During the November 5, 2008 public hearing, the applicant stated that he had met with the City and agreed to the sewer-area condition, and recorded documents agreeing to the sewer-area conditions.
- 24. During the November 5, 2008 public hearing, the Commission requested that staff add conditions requiring all concrete drainage structures to be constructed in earth tone colors; that the applicant record a covenant or provide in the CC&R's full disclosure to prospective purchasers of homes that the development is located adjacent to existing M-1 zone were semi-truck repair currently exist and other industrial uses creating noxious noises may exist in the future.
- 25. On November 5, 2008, after taking all testimony, the Commission closed the

public hearing and adopted the Mitigated Negative Declaration and Mitigation Monitoring Program, and approved Vesting Tentative Tract Map No. 066202 and Conditional Use Permit Case No. 2006-00051-(5), and recommended adoption of Zone Change Case No. 2006-00004-(5) to the Los Angeles County Board of Supervisors.

- 26. The proposed use is required to comply with the development standards of the RPD zone pursuant to Sections 22.20.460.A through 22.20.460.B.13.C of the County Code.
- 27. The subject property is of adequate size and shape to accommodate the yards, walls, fences, parking, landscaping and other accessory structures, as shown on the site plan and Vesting Tentative Tract Map No. 066202 except as otherwise modified.
- 28. Compatibility with surrounding land uses will be ensured through the related zone change, conditional use permit and environmental conditions.
- 29. There is no evidence that the proposed project will be materially detrimental to the use, enjoyment, or valuation of property of other persons located in the vicinity of the project site.
- 30. The site is physically suitable for the type of development and density being proposed, since the property has adequate building sites to be developed in accordance with the County grading ordinance, has access to a County-maintained street, will be served by public sewers, will be provided with water supplies and distribution facilities to meet anticipated domestic and fire protection needs, and will have flood hazards and geologic hazards mitigated in accordance with the requirements of Public Works.
- 31. The design of the subdivision and the type of improvements will not cause serious public health problems, since sewage disposal, storm drainage, fire protection, and geologic and soils factors are addressed in the conditions of approval.
- 32. The design of the subdivision and the proposed improvements will not cause substantial environmental damage or substantial and avoidable injury to fish or wildlife or their habitat. The subject property is not located in a Significant Ecological Area and does not contain any stream courses or high value riparian habitat.
- 33. The design of the subdivision provides for future passive or natural heating or cooling opportunities therein.

- 34. The division and development of the property in the manner set forth on this map will not unreasonably interfere with the free and complete exercise of public entity and/or public utility rights-of-way and/or easements within this map, since the design and development as set forth in the conditions of approval and on the tentative tract map, provide adequate protection for any such easements.
- 35. Pursuant to Article 3.5 of the Subdivision Map Act, the proposed subdivision does not contain or front upon any public waterway, river, stream, coastline, shoreline, lake or reservoir.
- 36. The discharge of sewage from this land division into the public sewer system will not violate the requirements of the California Regional Water Quality Control Board pursuant to Division 7 (Commencing with Section 13000) of the California Water Code.
- 37. The housing and employment needs of the region were considered and balanced against the public service needs of local residents and available fiscal and environmental resources when the project was determined to be consistent with the General Plan.
- 38. This tract map has been submitted as a "vesting" tentative map. As such, it is subject to the provisions of Sections 21.38.010 through 21.38.080 of the County Code.
- 39. An Initial Study was prepared for this project in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 et. seg.) ("CEQA"), the State CEQA Guidelines, and the Environmental Document Reporting Procedures and Guidelines of the County of Los Angeles. The Initial Study identified potentially significant effects of the project on Noise, Air Quality, Biota. Drainage and Grading, Hazardous Waste, Recycling, Underground Storage Tanks, Sewer, Emergency Services and Library Mitigation Fees. release of the proposed Mitigated Negative Declaration and Initial Study for public review, the applicant made or agreed to revisions in the project that would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur. The Initial Study and project revisions showed that there is no substantial evidence, in light of the whole record before the Commission, that the project as revised may have a significant effect on the environment. Based on the Initial Study and project revisions, a Mitigated Negative Declaration has been prepared for this project. Conditions or changes in the proposed project are necessary in order to ensure the proposed project will not have a significant effect on the environment, and such conditions or changes have been included in the Mitigation Monitoring Program.

- 40. After consideration of the attached Mitigated Negative Declaration and Mitigation Monitoring Program together with any comments received during the public review process, the Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project as revised will have a significant effect on the environment, finds the Mitigated Negative Declaration reflects the independent judgment and analysis of the Commission, and adopts the Mitigated Negative Declaration and attached Mitigation Monitoring Program.
- 41. This project does not have "no effect" on fish and wildlife resources. Therefore, the project is not exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.
- 42. Approval of this subdivision is conditioned on the subdivider's compliance with the attached conditions of approval as well as the conditions of approval for Conditional Use Permit Case No. 2006-00051-(5).
- 43. The location of the documents and other materials constituting the record of proceedings upon which the Commission's decision is based in this matter is the Department of Regional Planning ("Regional Planning"), 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of the Land Divisions Section, Regional Planning.

#### THEREFORE, THE REGIONAL PLANNING COMMISSION:

- 1. Approves the Mitigated Negative Declaration and certifies that it has been completed in compliance with CEQA and the State and County guidelines related thereto.
- 2. Approves Vesting Tentative Tract Map No. 066202 subject to the attached conditions and recommendations of the Los Angeles County Subdivision Committee.

### DEPARTMENT OF REGIONAL PLANNING VESTING TENTATIVE TRACT MAP NO. 066202

#### **CONDITIONS:**

1. Conform to the requirements of Title 21 of the Los Angeles County Code ("County Code") (Subdivision Ordinance). Also, conform to the requirements of Conditional Use Permit Case No. 2006-00051-(5) and the Mitigation Monitoring Program.

Map Date: 2-5-2008

Exhibit Map Date: 2-5-2008

- 2. Except as otherwise specified in Condition No. 3 and by Conditional Use Permit No. 2006-00051-(5), conform to the applicable requirements of the RPD zone (Residential Planned Development).
- 3. In accordance with Conditional Use Permit No. 2006-00051-(5), this land division is approved within a hillside area within a Residential Planned Development zone as a condominium development of 31 detached units with 2.9 net acres (38 percent of the subject property) of open space.
- 4. Recordation of the final map is contingent upon the effectuation of an ordinance changing the zoning of the subject property from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development-10,000 Square Feet Minimum Lot Area- 4.1 Units per Net Acre).
- 5. Provide at least 50 feet of street frontage on the property line for the lot.
- 6. The subject property shall be developed and maintained in substantial compliance with the approved vesting tentative map, dated February 5, 2008.
- 7. Per Section 22.56.205(1)(a) of the County Code the subdivider shall be required to permanently reserve all commonly owned areas. Such reservation shall be by establishment of a homeowners association, maintenance district or other appropriate means or methods to ensure to the satisfaction of the Director of Regional Planning ("Director of Planning") the permanent reservation and continued perpetual maintenance of required commonly owned areas.
- 8. Submit a copy of the project Conditions, Covenants and Restrictions ("CC&Rs") to the Los Angeles County Department of Regional Planning ("Regional Planning") for review and approval.
- 9. Record a covenant that provides full disclosure to prospective purchasers of the homes that the development is located adjacent to existing industrial zoning (M-1) with semi-truck repair and storage uses to the south permitted by such zoning. Submit the draft covenant for review and approval prior to recordation.

- 10. The subdivider shall record a covenant with the County of Los Angeles agreeing to comply with the required environmental mitigation measures. Prior to recordation, submit a copy of the draft covenant to the Director of Planning for review and approval.
- 11. The subdivider shall plant only native, drought-resistant plant materials within the proposed project site and include conditions in the tract's CC&Rs to require continued enforcement of this condition. A landscape plan which may be incorporated into a revised site plan, shall be submitted and approved by the Director of Planning prior to issuance of any grading permit and/or building permit.
- 12. Dedicate to the County of Los Angeles on the final map the right to prohibit the construction of any structures on the open space area.
- 13. Delineate on the final map 2.9 acres of required open space as "Restricted Use Area Open Space" to be dedicated to the County of Los Angeles to the satisfaction of the Director of Planning.
- 14. Place a note or notes on the final map, to the satisfaction of Regional Planning, that this subdivision is approved as a condominium project for a total of 31 residential units whereby the owners of the units of air space will hold an undivided interest in the common areas, which will in turn provide the necessary access and utility easements for the units.
- 15. Provide for the ownership and maintenance of the open space area by the homeowners' association.
- 16. Provide slope planting and an irrigation system in accordance with the Grading Ordinance. Include conditions in the tract's CC&Rs or maintenance agreements which would require continued maintenance of the plantings for lots having planted slopes. Prior to final map approval, submit a copy of the document to be recorded to Regional Planning.
- 17. No grading permit shall be issued prior to the recordation of a final map, unless the Director of Planning determines that the proposed grading conforms to the conditions of this grant and the conditions of Conditional Use Permit Case No. 2006-00051-(5).
- 18. Provide in the CC&Rs a method for the continuous maintenance of the common areas, including the driveway and the lighting system along all walkways, to the satisfaction of Regional Planning.
- 19. Reserve in the CC&Rs the right for all residents within the condominium project to use the driveways for access and the guest parking spaces throughout the subdivision.

- 20. All concrete drainage structures in this proposed development shall use only earth tone colors.
- 21. Three copies of a landscape plan which may be incorporated into a revised site plan, shall be submitted and approved by the Director of Planning as required by Conditional Use Permit Case No. 2006-00051-(5) prior to issuance of a grading permit and/or building permit.
- 22. Plant at least one tree of a non-invasive species within the front yard of the multi-family lot, and a minimum additional 10 trees within the project site. The location and the species of said trees shall be incorporated into a site plan or landscape plan. Prior to final map approval, the site/landscaping plan shall be approved by the Director of Planning and a bond shall be posted with Los Angeles County Department of Public Works ("Public Works") or other verification shall be submitted to the satisfaction of Regional Planning to ensure the planting of the required trees.
- 23. Pursuant to Chapter 22.72 of the County Code, the subdivider or his successor in interest shall pay a fee to the Los Angeles County Librarian prior to issuance of any building permit, as this project's contribution to mitigating impacts on the library system in the Santa Clarita Valley Planning Area, in the amount required by Chapter 22.72 at the time of payment and provide proof of payment to the Department of Regional Planning. The current fee amount is \$790.00 per dwelling unit (\$790.00 X 31 dwelling units = \$24,490.00). The Fee is subject to adjustment as provided for in applicable local and State law. The subdivider may contact the County Librarian at (562) 940-8450 regarding payment of fees.
- 24. Within five days of the tentative map approval date, remit a \$1,926.75 processing fee payable to the County of Los Angeles in connection with the filing and posting of a Notice of Determination in compliance with Section 21152 of the California Public Resources Code and Section 711 of the California Fish and Game Code to defray the costs of fish and wildlife protection and management incurred by the California Department of Fish and Game. No project subject to this requirement is final, vested or operative until the fee is paid.
- 25. The subdivider shall defend, indemnify and hold harmless the County, its agents, officers, and employees from any claim, action or proceeding against the County or its agents, officers, and employees to attack, set aside, void or annul this tract map approval, or related discretionary approvals, whether legislative or quasi-judicial, which action is brought within the applicable time period of Government Code Section 65499.37 or any other applicable limitation period. The County shall promptly notify the subdivider of any claim, action or proceeding and the County shall reasonably cooperate in the defense.
- 26. In the event that any claim, action, or proceeding as described above is filed against the County, the subdivider shall within ten days of the filing pay the Department of Regional Planning an initial deposit of \$5,000.00 from which actual costs shall be billed and

deducted for the purpose of defraying the expense involved in the department's cooperation in the defense, including but not limited to, depositions, testimony, and other assistance to subdivider, or subdivider's counsel. The subdivider shall also pay the following supplemental deposits, from which actual costs shall be billed and deducted:

- a. If during the litigation process, actual costs incurred reach 80 percent of the amount on deposit, the subdivider shall deposit additional fund to bring the balance up to the amount of the initial deposit. There is no limit to the number of supplemental deposits that may be required prior to completion of the litigation.
- b. At the sole discretion of the subdivider, the amount of an initial or supplemental deposit may exceed the minimum amounts defined herein.

The cost for collection and duplication of records and other related documents will be paid by subdivider according to Los Angeles County Code Section 2.170.010.

Except as modified, this approval is subject to all those conditions set forth in Conditional Use Permit Case No. 2006-00051-(5), and the attached Mitigation Monitoring Program, the attached reports recommended by the Los Angeles County Subdivision Committee, which consists of members of the Public Works, Fire Department, Department of Parks and Recreation, and Public Health.

COUNTY OF LOS ANGELES

DEPARTMENT OF PUBLIC WORKS

LAND DEVELOPMENT DIVISION – SUBDIVISION

TRACT NO. 66202 (Rev.)

EXHIBIT "A" MAP DATED 02-05-2008

The following reports consisting of 12 pages are the recommendations of Public Works.

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- Details and notes shown on the tentative map are not necessarily approved. Any
  details or notes which may be inconsistent with requirements of ordinances, general
  conditions of approval, or Department policies must be specifically approved in
  other conditions, or ordinance requirements are modified to those shown on the
  tentative map upon approval by the Advisory agency.
- 2. Easements are tentatively required, subject to review by the Director of Public Works to determine the final locations and requirements.
- 3. Easements shall not be granted or recorded within areas proposed to be granted, dedicated, or offered for dedication for public streets, highways, access rights, building restriction rights, or other easements until after the final map is filed with the Registrar-Recorder/County Clerk's Office. If easements are granted after the date of tentative approval, a subordination must be executed by the easement holder prior to the filing of the final map.
- 4. In lieu of establishing the final specific locations of structures on each lot/parcel at this time, the owner, at the time of issuance of a grading or building permit, agrees to develop the property in conformance with the County Code and other appropriate ordinances such as the Building Code, Plumbing Code, Grading Ordinance, Highway Permit Ordinance, Mechanical Code, Zoning Ordinance, Undergrounding of Utilities Ordinance, Water Ordinance, Sanitary Sewer and Industrial Waste Ordinance, Electrical Code, and Fire Code. Improvements and other requirements may be imposed pursuant to such codes and ordinances.
- 5. All easements existing at the time of final map approval must be accounted for on the approved tentative map. This includes the location, owner, purpose, and recording reference for all existing easements. If an easement is blanket or indeterminate in nature, a statement to that effect must be shown on the tentative map in lieu of its location. If all easements have not been accounted for, submit a corrected tentative map to the Department of Regional Planning for approval.

Page 1/3

TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT "A" MAP DATED <u>02-05-2008</u>

The following reports consisting of 13 pages are the recommendations of Public Works.

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. Details and notes shown on the tentative map are not necessarily approved. Any details or notes which may be inconsistent with requirements of ordinances, general conditions of approval, or Department policies must be specifically approved in other conditions, or ordinance requirements are modified to those shown on the tentative map upon approval by the Advisory agency.
- 2. Easements are tentatively required, subject to review by the Director of Public Works to determine the final locations and requirements.
- 3. Easements shall not be granted or recorded within areas proposed to be granted, dedicated, or offered for dedication for public streets, highways, access rights, building restriction rights, or other easements until after the final map is filed with the Registrar-Recorder/County Clerk's Office. If easements are granted after the date of tentative approval, a subordination must be executed by the easement holder prior to the filing of the final map.
- 4. In lieu of establishing the final specific locations of structures on each lot/parcel at this time, the owner, at the time of issuance of a grading or building permit, agrees to develop the property in conformance with the County Code and other appropriate ordinances such as the Building Code, Plumbing Code, Grading Ordinance, Highway Permit Ordinance, Mechanical Code, Zoning Ordinance, Undergrounding of Utilities Ordinance, Water Ordinance, Sanitary Sewer and Industrial Waste Ordinance, Electrical Code, and Fire Code. Improvements and other requirements may be imposed pursuant to such codes and ordinances.
- 5. All easements existing at the time of final map approval must be accounted for on the approved tentative map. This includes the location, owner, purpose, and recording reference for all existing easements. If an easement is blanket or indeterminate in nature, a statement to that effect must be shown on the tentative map in lieu of its location. If all easements have not been accounted for, submit a corrected tentative map to the Department of Regional Planning for approval.

TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT "A" MAP DATED <u>02-05-2008</u>

- 6. Adjust, relocate, and/or eliminate lot lines, lots, streets, easements, grading, geotechnical protective devices, and/or physical improvements to comply with ordinances, policies, and standards in effect at the date the County determined the application to be complete all to the satisfaction of Public Works.
- 7. Prior to final approval of the tract map submit a notarized affidavit to the Director of Public Works, signed by all owners of record at the time of filing of the map with the Registrar-Recorder/County Clerk's Office, stating that any proposed condominium building has not been constructed or that all buildings have not been occupied or rented and that said building will not be occupied or rented until after the filing of the map with the Registrar-Recorder/County Clerk's Office.
- 8. Place standard condominium notes on the final map to the satisfaction of Public Works.
- 9. Label driveways and multiple access strips as "Private Driveway and Fire Lane" and delineate on the final map to the satisfaction of Public Works.
- 10. Quitclaim or relocate easements running through proposed structures.
- 11. Show open space lots on the final map and dedicate residential construction rights over the open space lots.
- 12. Remove existing structures prior to final map approval. Demolition permits are required from the Building and Safety office.
- 13. A final tract map must be processed through the Director of Public Works prior to being filed with the Registrar-Recorder/County Clerk's Office.
- 14. Prior to submitting the tract map to the Director of Public Works for examination pursuant to Section 66442 of the Government Code, obtain clearances from all affected Departments and Divisions, including a clearance from the Subdivision Mapping Section of the Land Development Division of Public Works for the following mapping items; mathematical accuracy; survey analysis; and correctness of certificates, signatures, etc.
- 15. A final guarantee will be required at the time of filing of the final map with the Registrar-Recorder/County Clerk's Office.

COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORKS
LAND DEVELOPMENT DIVISION – SUBDIVISION
TRACT NO. 66202 (Rev.) TE

TENTATIVE MAP DATED <u>02-05-2008</u>

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EXHIBIT "A" MAP DATED 02-05-2008

16. Within 30 days of the approval date of this land use entitlement or at the time of first plan check submittal, the applicant shall deposit the sum of \$2,000 (Minor Land Divisions) or \$5,000 (Major Land Divisions) with Public Works to defray the cost of verifying conditions of approval for the purpose of issuing final map clearances. This deposit will cover the actual cost of reviewing conditions of approval for Conditional Use Permits, Tentative Tract and Parcel Maps, Vesting Tentative Tract and Parcel Maps. Oak Tree Permits. Specific Plans, General Plan Amendments. Zone Changes, CEQA Mitigation Monitoring Programs and Regulatory Permits from State and Federal Agencies (Fish and Game, USF&W, Army Corps, RWQCB, etc.) as they relate to the various plan check activities and improvement plan designs. In addition, this deposit will be used to conduct site field reviews and attend meetings requested by the applicant and/or his agents for the purpose of resolving technical issues on condition compliance as they relate to improvement plan design, engineering studies, highway alignment studies and tract/parcel map boundary. title and easement issues. When 80% of the deposit is expended, the applicant will be required to provide additional funds to restore the initial deposit. Remaining balances in the deposit account will be refunded upon final map recordation

Prepared by <u>Diego G. Rivera</u>

Phone <u>(626) 458-4349</u>

Date Rev'd. 12-17-2008

Sheet 1 of 1

## County of Los Angeles Department of Public Works GEOTECHNICAL AND MATERIALS ENGINEERING DIVISION GEOLOGIC REVIEW SHEET

900 So. Fremont Ave., Alhambra, CA 91803 TEL. (626) 458-4925

DIST	RIBL	JTION
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1 Geologist

Soils Engineer

1 GMED File 1 Subdivision

TENTATIVE TRACT MAP 066202	TENTATIVE MAP DATED 2/5/08 (Revision, Exhibit)
SUBDIVIDER 16838 Sierra Highway, LLC	LOCATION Santa Clarita
ENGINEER Centerpoint Development Partners, LLC	GRADING BY SUBDIVIDER [Y] (Y or N)
GEOLOGIST & SOILS ENGINEER Leighton & Associates, Inc.	REPORT DATE 2/25/08, 11/26/07
(Santa Clarita office)	

### TENTATIVE MAP FEASIBILITY IS RECOMMENDED FOR APPROVAL FROM A GEOLOGIC STANDPOINT

### THE FOLLOWING CONDITIONS MUST BE FULFILLED:

- 1. The final map must be approved by the Geotechnical and Materials Engineering Division (GMED) to assure that all geotechnical requirements have been properly depicted. For Final Map clearance guidelines refer to GS051.0 in the Manual for Preparation of Geotechnical Reports (<a href="http://www.dpw.lacounty.gov/gmed/manual.pdf">http://www.dpw.lacounty.gov/gmed/manual.pdf</a>).
- 2. A grading plan must be geotechnically approved by the GMED prior to Final Map approval. The grading depicted on the plan must agree with the grading depicted on the tentative tract or parcel map and the conditions approved by the Planning Commission. If the subdivision is to be recorded prior to the completion and acceptance of grading, corrective geologic bonds may be required.
- 3. Prior to grading plan approval a detailed engineering geology and soils engineering report must be submitted that addresses the proposed grading. All recommendations of the geotechnical consultants must be incorporated into the plan (Refer to the Manual for Preparation of Geotechnical Reports at <a href="http://www.dpw.lacounty.gov/gmed/manual.pdf">http://www.dpw.lacounty.gov/gmed/manual.pdf</a>).
- 4. All geologic hazards associated with this proposed development must be eliminated. Alternatively, the geologic hazards may be designated as restricted use areas (RUA), and their boundaries delineated on the Final Map. These RUAs must be approved by the GMED, and the subdivider must dedicate to the County the right to prohibit the erection of buildings or other structures within the restricted use areas (refer to GS063.0 in the manual for preparation of Geotechnical Reports\*).
- 5. The Soils Engineering review dated 3/24/08 is attached.

D		240,00
Prepared by	Reviewed by Date	3/12/08
	Geir Mathisen	

## COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS GEOTECHNICAL AND MATERIALS ENGINEERING DIVISION

### SOILS ENGINEERING REVIEW SHEET

Addre Telep Fax:	ess: phone:	(626) 4	Fremont Ave., Alhambra, CA 91803 58-4925 58-4913	District Office PCA Sheet 1 of 1	8.2 GMTR
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Soils E Soils E	Engineerin Engineerin	g and G g and G	Exhibit Dated by Regional Planning <u>2/5/08 (rev.)</u> seologic Report Dated <u>11/26/07</u> seologic Addendum Dated <u>2/25/08</u> Dated <u>1/10/08</u>		
ACTIC	N:				
Tentati	ive Map fe	asibility	is recommended for approval, subject to condition below:		
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			PROFESSIONAL CHIEF PROFESSIONAL CHIEF PROFESSIONAL CHIEF PROFESSION PROFESSIO		
Prepared	d by	<u></u>		Date	3/24/08

Please complete a Customer Service Survey at http://dpw.lacounty.gov/go/gmedsurvey.

NOTICE: Public safety, relative to geotechnical subsurface exploration, shall be provided in accordance with current codes for excavations, inclusive of the Los Angeles County Code, Chapter 11.48, and the State of California, Title 8, Construction Safety Orders.

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TENTATIVE MAP DATED 02-05-2008 EXHIBIT MAP DATED 02-05-2008

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

## REQUIREMENTS PRIOR TO GRADING PLAN APPROVAL:

- 1. Submit the following approvals:
  - a. Provide soil/geology approval of the grading plan by the Geotechnical & Materials Engineering Division (GMED).
  - b. The latest drainage concept/hydrology/Standard Urban Stormwater Mitigation Plan (SUSMP) by the Storm Drain and Hydrology Section of Land Development Division.

## REQUIREMENTS PRIOR TO FINAL MAP RECORDATION:

- 2. Submit a grading plan for approval. The grading plans must show and call out the construction of at least all drainage devices and details, paved driveways, elevation and drainage of all pads, and the SUSMP devices if applicable. The applicant is required to show and call out all existing easements on the grading plan and obtain the easement holder approvals.
- 3. Home Owners Association (HOA)/maintenance agreement is required for privately maintained drainage devices.
- 4. Provide a copy of draft CC&Rs

n.

5. Storm drain easements shown on the tentative map are no longer needed for final map approval.

(1)				
SMM,	me Tony Hui	Date	10/01/08	Phone (626) 458-4921
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TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT MAP DATED <u>02-05-2008</u>

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. Dedicate the right to restrict vehicular access on Sierra Highway.
- 2. Dedicate right of way for a property line return radius of 17' at the intersection of Sierra Highway and Ryan Lane.
- 3. Close any unused driveway with standard curb, gutter, and sidewalk along the property frontage on Sierra Highway.
- 4. Repair or replace any street improvements damaged during construction.
- 5. Construct base, pavement, curb, gutter, and full width sidewalk to join existing improvements along the property frontage on Sierra Highway.
- 6. Construct parkway improvements (sidewalk, driveway, landings, etc.) that either serve or form a part of a Pedestrian Access Route to meet current Americans with Disabilities Act (ADA) requirements to the satisfaction of Public Works.
- 7. Construct infill sidewalk along the southerly portion of the property frontage on Sierra Highway to the satisfaction of Public Works.
- 8. Construct a curb ramp at the intersection of Sierra Highway and Ryan Lane to the satisfaction of Public Works.
- 9. The centerline of Private Drive "A" shall align with the centerline of Blake Way.
- 10. An automatic gate (for emergency vehicle access use only) shall be installed at both ends of the proposed emergency access to Sierra Highway.
- 11. Locate the emergency entry gate a minimum of 20 feet beyond the right of way of Sierra Highway. The gates shall be opened inward.
- 12. Plant street trees along the property frontage on Sierra Highway.

TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT MAP DATED <u>02-05-2008</u>

- 13. Comply with the following street lighting requirements:
  - a. Provide street lights on concrete poles with underground wiring within the tract boundaries and along the property frontage on Sierra Highway to the satisfaction of Public Works. Submit street lighting plans as soon as possible for review and approval to the Street Lighting Section of the Traffic and Lighting Division. For additional information, please contact the Street Lighting Section at (626) 300-4726.
  - b. The proposed development is within an existing Lighting District. For acceptance of street light transfer of billing, all street lights in the development, or the current phase of the development, must be constructed according to Public Works approved plans. The contractor shall submit one complete set of "as-built" plans. Provided the above conditions are met, all street lights in the development, or the current phase of the development, have been energized, and the developer has requested a transfer of billing at least by January 1 of the previous year, the Lighting District can assume responsibility for the operation and maintenance of the street lights by July 1 of any given year. The transfer of billing could be delayed one or more years if the above conditions are not met.
- 14. Underground all existing service lines and distribution lines that are less than 50 KV and new utility lines to the satisfaction of City Engineer and Southern California Edison. Please contact Construction Division at (626) 458-3129 for new location of any above ground utility structure in the parkway.
- 15. Prior to final map approval, enter into an agreement with the County franchised cable TV operator (if an area is served) to permit the installation of cable in a common utility trench to the satisfaction of Public Works, or provide documentation that steps to provide cable TV to the proposed subdivision have been initiated to the satisfaction of Public Works.
- 16. Prepare detailed 1" = 40' scaled signing and striping plans for Sierra Highway and Quinn Drive in the vicinity of this project to the satisfaction of Public Works.
- 17. Obtain approval of Traffic Signal Plans (Scale 1:20) at Sierra Highway and Quinn Drive to the satisfaction of this Department's Traffic and Lighting Division prior to issuance of a building permit.

Page 3/3

TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT MAP DATED <u>02-05-2008</u>

- 18. Prior to final map approval, the applicant shall enter into a secured agreement/bond with Public Works to guarantee the installation of a traffic signal at Sierra Highway and Quinn Drive when the traffic conditions warrant its installation. This intersection shall be monitored by the applicant for the installation of the signals up to 3 years after the certificate of occupancy of the last unit of TR 066202 is issued. The applicant or current owner of the development shall submit an annual traffic signal warrant analysis to Traffic and Lighting Division for review and approval. When the traffic signal is warranted, the applicant or current owner of the development shall construct the signal to the satisfaction of Public Works. Any security for the traffic signal construction submitted will be returned once the construction is completed to the satisfaction of Public Works or at the expiration of the above-mentioned monitoring program.
- 19. Prior to approval of the final map, pay the fees established by the Board of Supervisors for the Eastside Bridge and Major Thoroughfare Construction Fee District. The fee is to be based upon the fee rate in effect at the time of final map recordation. The current applicable fee is \$15,870 per factored unit and is subject to change.

Aut

Prepared by Allan Chan tr66202r-rev3(rev'd 12-16-08).doc

Phone (626) 458-4921

Date 12-16-2008

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TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT "A" MAP DATED <u>02-05-2008</u>

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- The subdivider shall install and dedicate main line sewers and serve each lot with a separate house lateral or have approved and bonded sewer plans on file with Public Works.
- 2. Install off-site sewer main line to serve this subdivision to the satisfaction of Public Works.
- 3. A sewer area study for the proposed subdivision (PC 12000AS and PC 12001AS, dated 09-29-2008) was reviewed and approved. No additional mitigation measures are required. The sewer area study shall be invalidated should the total number of dwelling units, increase, the density increases, dwelling units occur on previously identified building restricted lots, change in the proposed sewer alignment, increase in tributary sewershed, change of the sewer collection points, or the adoption of a land use plan or a revision to the current plan. A revision to the approved sewer area study may be allowed at the discretion of the Director of Public Works. The approved sewer area study shall remain valid for two years after initial approval of the tentative map. After this period of time, an update of the area study shall be submitted by the applicant if determined to be warranted by Public Works.
- 4. Per the recorded document numbers 20080594003 and 20080594003, the subdivider shall submit a revised sewer area study which calculates sewer flow for the proposed project, for the existing uses and for all future uses within the sewershed, extending downstream to the point of connection with the county trunk line. Future sewer flows shall be calculated based on the "area" X "coefficient" method as approved by the City of Santa Clarita. If upgraded City sewer facilities are required based on the total future sewer "Q" within the sewershed, then the study shall calculate an equitable "fair share" contribution and enter into a Mitigation Fee Agreement with the City of Santa Clarita to pay the fair share prior to recordation of either Tract map. Provide documentation to the satisfaction of Public Works that the City of Santa Clarita have determined this condition has been satisfied and the final map may proceed with recordation.
- 5. Provide a digital copy (PDF Format) of the approved area study and/or approved sewer improvement plans.
- 6. Easements are required, subject to review by Public Works to determine the final locations and requirements.

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TENTATIVE MAP DATED <u>02-05-2008</u> EXHIBIT "A" MAP DATED <u>02-05-2008</u>

- 7. Provide any necessary off-site sanitary sewer and vehicular access easements to the satisfaction of Public Works. It shall be the sole responsibility of the subdivider to acquire the necessary easements.
- 8. Sewer reimbursement charges as determined by the Director of Public Works shall be paid to the County of Los Angeles before the filing of this land division map.

Prepared by Allen Ma tr66202s-rev3(revd 11-26-08),doc

Phone (626) 458-4921

Date Rev. 11-26-2008



## COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS

900 SOUTH FREMONT AVENUE ALHAMBRA, CALIFORNIA 91803-1331 WWW.DPW.LACOUNTY.GOV

TRACT NO.: 66202

TENTATIVE MAP DATE: 2/5/2008 EXHIBIT MAP DATE: 2/5/2008

## STORM DRAIN SECTION CONDITIONS OF APPROVAL, PHONE: (626) 458-4921

- 1. The on-site storm drain system will be privately maintained. Therefore, the covered storm drain easement shown on the tentative map and exhibit map are not required.
- 2. Permits must be obtained from the Department of Public Works Construction Division prior to connecting to the public storm drain system.

## **Prior to Improvement Plans Approval:**

1. Comply with the requirements of the Drainage Concept/Hydrology Study/Standard Urban Stormwater Mitigation Plan (SUSMP), which was conceptually approved on 5/14/2008 to the satisfaction of the Department of Public Works.

Name \_\_\_\_\_\_ Date \_\_\_\_\_\_ Date \_\_\_\_\_\_ Phone \_(626) 458-4921

Page 1/1

TENTATIVE MAP DATED 02-05-2008 EXHIBIT "A" MAP DATED 02-05-2008

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. A water system maintained by the water purveyor, with appurtenant facilities to serve all buildings in the land division, must be provided. The system shall include fire hydrants of the type and location (both on-site and off-site) as determined by the Fire Department. The water mains shall be sized to accommodate the total domestic and fire flows.
- 2. There shall be filed with Public Works a statement from the water purveyor indicating that the water system will be operated by the purveyor, and that under normal conditions, the system will meet the requirements for the land division, and that water service will be provided to each building.
- 3. Easements shall be granted to the County, appropriate agency or entity for the purpose of ingress, egress, construction and maintenance of all infrastructures constructed for this land division to the satisfaction of Public Works.
- 4. Submit landscape and irrigation plans for each multi-family/open space lot in the land division, with landscape area greater than 2,500 square feet, in accordance with the Water Efficient Landscape Ordinance.

DGK

Prepared by Lana Radle tr66202w-rev3.doc

Phone (626) 458-4921

Date 03-24-2008



## COUNTY OF LOS ANGELES FIRE DEPARTMENT

f.P. - Pamon

5823 Rickenbacker Road Commerce, California 90040

## CONDITIONS OF APPROVAL FOR SUBDIVISION - UNINCORPORATED

Subdiv	ision: _TR 66202	_ Map Date	February 05, 2008 - Ex. A			
C.U.P.		Map Grid	3067A			
	FIRE DEPARTMENT HOLD on the tentative map shall remark Planning Section is received, stating adequacy of service. Cont	ain until verifica tact (323) 881–2	tion from the Los Angeles County Fire Dept. 2404.			
$\boxtimes$	Access shall comply with Title 21 (County of Los Angeles Suboweather access. All weather access may require paving.	livision Code) a	and Section 902 of the Fire Code, which requires all			
$\boxtimes$	Fire Department access shall be extended to within 150 feet dist	tance of any exte	erior portion of all structures.			
	Where driveways extend further than 150 feet and are of single shall be provided and shown on the final map. Turnarounds sha for Fire Department use. Where topography dictates, turnaround length.	all be designed,	constructed and maintained to insure their integrity			
$\boxtimes$	The private driveways shall be indicated on the final map as "Pr Driveways shall be maintained in accordance with the Fire Code	ivate Driveway e.	and Firelane" with the widths clearly depicted.			
$\boxtimes$	Vehicular access must be provided and maintained serviceable throughout construction to all required fire hydrants. All required fire hydrants shall be installed, tested and accepted prior to construction.					
	This property is located within the area described by the Fire De Fire Zone 4). A "Fuel Modification Plan" shall be submitted an Modification Unit, Fire Station #32, 605 North Angeleno Avenu	d approved prio	or to final map clearance. (Contact: Fuel			
$\boxtimes$	Provide Fire Department or City approved street signs and build	ling access num	bers prior to occupancy.			
	Additional fire protection systems shall be installed in lieu of sur	itable access and	d/or fire protection water.			
	The final concept map, which has been submitted to this departn recommended by this department for access only.	ment for review,	has fulfilled the conditions of approval			
	These conditions must be secured by a C.U.P. and/or Covenant and Agreement approved by the County of Los Angeles Fire Department prior to final map clearance.					
	The Fire Department has no additional requirements for this divi	ision of land.				
Comme	Access as shown on the Exhibit Map is adequate. The and shall be interconnected to have both gates open at shall not exceed the design limitations of a fire apparat	the same time?				
By Inspe	ector: Juan C. Padilla A	Date _M	Tarch 28, 2008			

Land Development Unit – Fire Prevention Division – (323) 890-4243, Fax (323) 890-9783



## COUNTY OF LOS ANGELES FIRE DEPARTMENT

5823 Rickenbacker Road Commerce, California 90040

## WATER SYSTEM REQUIREMENTS - UNINCORPORATED

Subdivi	ision No.	TR 66202	Tentative Map Date	February 05, 2008 - Ex. A		
Revise	d Report					
	condition	nty Forester and Fire Warden is part of approval for this division of late of building permit issuance.	rohibited from setting requirements for and as presently zoned and/or submitte	water mains, fire hydrants and fire flows as a d. However, water requirements may be necessary		
	The requand abov	ired fire flow for public fire hydra re maximum daily domestic deman	ants at this location is <u>1500</u> gallons per nd. <u>1</u> Hydrant(s) flowing simultaneous	minute at 20 psi for a duration of <u>2</u> hours, over ously may be used to achieve the required fire flow		
	capable c	ired fire flow for private on-site has flowing gallons per minute from the public water source.	ydrants is gallons per minute at 2 e at 20 psi with two hydrants flowing s	0 psi. Each private on-site hydrant must be imultaneously, one of which must be the		
$\boxtimes$	Fire hydr	ant requirements are as follows:				
	Install 2	public fire hydrant(s).	Verify / Upgrade existing public	c fire hydrant(s).		
	Install	private on-site fire hydrant(s).				
	All hydrants shall measure 6"x 4"x 2-1/2" brass or bronze, conforming to current AWWA standard C503 or approved equal. All on-site hydrants shall be installed a minimum of 25' feet from a structure or protected by a two (2) hour rated firewall.  Location: As per map on file with the office.  Other location:					
$\boxtimes$	All requir	red fire hydrants shall be installed led and maintained serviceable thr	, tested and accepted or bonded for pri oughout construction.	or to Final Map approval. Vehicular access shall		
			nt is not setting requirements for water and as presently zoned and/or submitted	mains, fire hydrants and fire flows as a d.		
	Additional process.	al water system requirements will	be required when this land is further su	ubdivided and/or during the building permit		
	Hydrants	and fire flows are adequate to me	et current Fire Department requiremen	ts.		
	Fire hydra to our off	ant upgrade is not necessary, if ex ice.	isting hydrant(s) meet(s) fire flow requ	nirements. Submit original water availability form		
Comme	nts:					
All hydrar This shall	nts shall be in include mini	stalled in conformance with Title 20, Coumum six-inch diameter mains. Arrangem	anty of Los Angeles Government Code and Countents to meet these requirements must be made v	nty of Los Angeles Fire Code, or appropriate city regulations. with the water purveyor serving the area.		
By Inspe	ector <u>Ju</u>	an C. Padilla	DateN	March 28, 2008		
		U * #				

Land Development Unit – Fire Prevention Division – (323) 890-4243, Fax (323) 890-9783



## LOS ANGELES COUNTY DEPARTMENT OF PARKS AND RECREATION



## **PARK OBLIGATION REPORT**

Tentative Map #	66202		Date: <b>02/05/2008</b>	SCM Date: 11	Report Date: 11/20	
Park Planning Area #	35D	CANYON COL	JNTRY		Map Type: REV. (REV	RECD)
	Total Units	31	= Proposed Units	31 + Exempt Ur	nits 0	
Sections 21.24.340, 2 Ordinance provide tha	1.24.350, t the Count	21.28.120, 21.2 y will determine	8.130, and 21.28.140 whether the developn	), the County of Los Ange nent's park obligation is to	les Code, Title 21, Subdivis be met by:	sion
1) the dedication of	land for pu	blic or private p	ark purpose or,			
2) the payment of in	ı-lieu fees c	or,				
3) the provision of a	menities or	any combination	on of the above.			
The specific determina agency as recommend	tion of how led by the [	the park obliga Department of P	tion will be satisfied w arks and Recreation.	ill be based on the conditi	ons of approval by the advis	ory
Park land obligation i	n acres or	in-lieu fees:				
		-	ACRES: IN-LIEU FEES:			
			IN-LIEU PEES.	\$45,747		
Conditions of the map  The park obligation for The paymer	or this deve		e met by:	···-··-		<del></del>
	·				· · · · · · · · · · · · · · · · · · ·	
No trails.						
Comments:					···-··-·	
				747 to reflect the fee scl	nedule at the time Map 662	02 was
advertised t	or public h	nearing in Octo	ber 2008			
						٠
venue, Los Angeles,	California,	90020 at (213)	351-5120 for further in	partment of Parks and Re nformation or an appointn il Coordinator at (213) 35	creation, 510 South Vermonent to make an in-lieu fee p	nt ayment.

Ву:

James Barber, Developer Obligations/Land Acquisitions

Supv D 5th November 26, 2008 15:22:13

QMB02F.FRX



## LOS ANGELES COUNTY DEPARTMENT OF PARKS AND RECREATION



### PARK OBLIGATION WORKSHEET

Tentative Map #

66202

DRP Map Date: 02/05/2008

SMC Date: 11

Report Date: 11/26/2008

Park Planning Area # 35D CANYON COUNTRY

Map Type: REV. (REV RECD)

The formula for calculating the acreage obligation and or In-lieu fee is as follows:

(P)eople x (0.003) Goal x (U)nits = (X) acres obligation

(X) acres obligation x RLV/Acre = In-Lieu Base Fee

Where: P :

Estimate of number of People per dwelling unit according to the type of dwelling unit as determined by the 2000 U.S. Census\*. Assume \* people for detached single-family residences; Assume \* people for attached single-family (townhouse) residences, two-family residences, and apartment houses containing fewer than five dwelling units; Assume \* people for apartment houses containing five or more dwelling units; Assume \* people for mobile homes.

Goal =

The subdivision ordinance allows for the goal of 3.0 acres of park land for each 1,000 people

generated by the development. This goal is calculated as "0.0030" in the formula.

U =

Total approved number of Dwelling Units.

X =

Local park space obligation expressed in terms of acres.

RLV/Acre =

Representative Land Value per Acre by Park Planning Area.

Total Units 31 = Proposed Units 31 + Exempt Units 0

	People*	Goal 3.0 Acres / 1000 People	Number of Units	Acre Obligation
Detached S.F. Units	3.21	0.0030	31	0.30
M.F. < 5 Units	3.03	0.0030	0	0.00
M.F. >= 5 Units	2.10	0.0030	0	0.00
Mobile Units	3.01	0.0030	0	0.00
Exempt Units			0	
		Total	Acre Obligation =	0.30

## Park Planning Area = 35D CANYON COUNTRY

Goal	Acre Obligation	RLV / Acre	In-Lieu Base Fee	
@(0.0030)	0.30	\$152,489	\$45,747	

Lot#	Provided Space	Provided Acres	Credit (%)	Acre Credit	Land
None				•	
		0.00			

Acre Obligation	Public Land Crdt.	Priv. Land Crdt.	Net Obligation	RLV / Acre	In-Lieu Fee Due
0.30	0.00	0.00	0.30	\$152,489	\$45,747





BOARD OF SUPERVISORS

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Yvonne B. Burke Second District

Zev Yaroslavsky Third District

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JONATHAN FREEDMAN Acting Chief Deputy

Environmental Health
ANGELO BELLOMO, REHS
Director of Environmental Health

Bureau of Environmental Protection Land Use Program 5050 Commerce Drive, Baldwin Park, CA 91706-1423 TEL (626)430-5380 · FAX (626)813-3016 www.lapublichealth.org/eh/progs/envirp.htm

March 27, 2008

RFS No.08-0006794

Tract Map No. 066202

Vicinity: Canyon Country

Tentative Tract Map Date: February 5, 2008 (3<sup>rd</sup> Revision)

The County of Los Angeles Department of Public Health has no objection to this subdivision and **Tentative Tract Map 066202** is cleared for public hearing. The following conditions still apply and are in force:

- 1. Potable water will be supplied by the **Santa Clarita Water District**, a public water system.
- 2. Sewage disposal will be provided through the public sewer and wastewater treatment facilities of the **Los Angeles County Sanitation District #26** as proposed.

If you have any questions or need additional information, please contact me at (626) 430-5380.

Respectfully,

Becky Valenti, E.H.S. IV

Land Use Program



## Los Angeles County Department of Regional Planning

Planning for the Challenges Ahead



July 24, 2008

Bruce W. McClendon FAICP Director of Planning

## PROJECT MITIGATION MEASURES DUE TO ENVIRONMENTAL EVALUATION

Project: VTTM 066202

Case: RCUPT 200600051, RZCT 200600004

The Department of Regional Planning (DRP) staff has determined that the following mitigation measures or conditions for the project are necessary to ensure that the proposed project will not cause significant impacts upon the environment.

The permittee shall deposit the sum of \$3000.00 with the Department of Regional Planning within 30 days of project approval, in order to defray the cost of reviewing and verifying the information contained in the reports required by the Mitigation Monitoring Program.

Mitigation Measures for: Noise

- 1. Noise impacts during construction shall be mitigated to protect the nearby residences. In order to minimize construction noise impacts, the applicant shall implement the following mitigation measures:
- A. The applicant shall comply with all applicable sections of the County of Los Angeles noise control ordinance Title 12 Environmental Protection Noise Control (i.e. construction noise). In addition, standard construction noise attenuation measures should be included but not limited to the following: 1) maintain equipment and follow the manufacturer's recommended noise muffling devices; 2) minimize equipment idling; 3) staging and delivery areas should be located as far as feasible from nearby residences and schedule deliveries during mid-day or mid morning; and 4) to the extent feasible, utilize electrical powered tools or equipment instead of diesel powered equipment for exterior work.
- B. During grading and earth material hauling activities, it is suggested that such work be prohibited on any Sunday or legal holidays, or at any other time between weekday hours of 6:00 p.m. and 8:00 a.m. (ordinance indicates construction work prohibited between 7:00 p.m. and 7:00 a.m.). "Grading" means any excavating or filling of earth material or any combination thereof conducted at a site for construction or other improvements thereon.

Mitigation Measures for: Air Quality

- 2. All off-road diesel powered engines used during construction and any excavation/grading phases must utilize aqueous diesel fuels.
- 3. The Project Developer/General Contractors shall implement measures to reduce the emissions of pollutants generated by heavy-duty diesel-powered equipment operating at the Project Site throughout the project construction phases. The Project Developer shall include in construction contracts the control

measures required and recommended by the SCAQMD at the time of development. Examples of the types of measures currently required and recommended include the following:

- Keep all construction equipment in proper tune in accordance with manufacturer's specifications.
- Use late model heavy-duty diesel-powered equipment at the Project Site to the extent that it is readily available in the South Coast Air Basin (meaning that it does not have to be imported from another air basin and that the procurement of the equipment would not cause a delay in construction activities of more than two weeks).
- Use low-emission diesel fuel for all heavy-duty diesel-powered equipment operating and refueling at the Project Site to the extent that it is readily available and cost effective in the South Coast Air Basin (meaning that it does not have to be imported from another air basin, that the procurement of the equipment would not cause a delay in construction activities of more than two weeks, that the cost of the equipment use is not more than 20 percent greater than the cost of standard equipment). (This measure does not apply to diesel-powered trucks traveling to and from the site.)
- Utilize alternative fuel construction equipment (i.e., compressed natural gas, liquid petroleum gas, and unleaded gasoline) to the extent that the equipment is readily available and cost effective in the South Coast Air Basin (meaning that it does not have to be imported from another air basin, that the procurement of the equipment would not cause a delay in construction activities of more than two weeks, that the cost of the equipment use is not more than 20 percent greater than the cost of standard equipment).
- Limit truck and equipment idling time to five minutes or less.
- Rely on the electricity infrastructure surrounding the construction sites rather than electrical generators powered by internal combustion engines to the extent feasible.
- 4. The Project Developer/General Contractors shall implement fugitive dust control measures in accordance with SCAQMD Rule 403. The Project Developer shall include in construction contracts the control measures required and recommended by the SCAQMD at the time of development. Examples of the types of measures currently required include the following:
  - Use watering to control dust generation during demolition of structures or break-up of pavement.
  - Water active grading/excavation sites and unpaved surfaces at least three times daily.
  - Cover stockpiles with tarps or apply non-toxic chemical soil binders.
  - Sweep daily (with water sweepers) all paved parking areas and staging areas.
  - Provide daily clean-up of mud and dirt carried onto paved streets from the site.
  - Install wheel washers for all exiting trucks, or wash off the tires or tracks of all trucks and equipment leaving the site.
  - Install wind breaks at the windward sides of construction areas.
  - Suspend excavation and grading activity when winds (instantaneous gusts) exceed 15 miles per hour over a 30-minute period or more.
  - An information sign shall be posted at the entrance to each construction site that identifies the permitted construction hours and provides a telephone number to call and receive information about the construction project or to report complaints regarding excessive fugitive dust generation. Any reasonable complaints shall be rectified within 24 hours of their receipt.

Mitigation Measures for: Biota

5. The following mitigation measures shall be applied:

A. To reduce the long term loss of native habitat and the potential of invasive species establishment, a landscape plan shall be submitted for review and approval by the County of Los Angeles Department of Regional Planning prior to the issuance of a grading permit. Landscaping shall provide a visual screening and erosion-preventative function. The landscape plan shall limit irrigation to within fifty feet of habitable structures, shall utilize only locally-sourced, locally indigenous plant species and varieties outside of irrigated zones, and shall use non-invasive species within irrigated zones.

- B. Prior to grading, a qualified biologist shall be retained by the applicant as the biological monitor subject to the approval of the County of Los Angeles. That person shall ensure that impacts to biological resources (inclusive of special-status plants) are avoided or minimized, and shall conduct pre-grading field surveys for special-status plant and animal species that may be affected and/or eliminated as a result of grading and/or site preparation activities. During earthmoving activities, the biological monitor shall be present to relocate any vertebrate species that may come into harm's way to an appropriate offsite location of similar habitat. The biological monitor shall be authorized to stop specific grading activities if violations of mitigation measures or any local, state, or federal laws are suspected.
- C. Project related activities likely to have the potential of disturbing suitable bird nesting habitat shall be prohibited from February 1 through August 31, unless the biological monitor acceptable to the Director of Planning surveys the project area prior to disturbance to confirm that disturbance to habitat will not result in the failure of nests on-site or immediately adjacent to the area of disturbance. Disturbance shall be defined as any activity that physically removes and/or damages vegetation or habitat, any action that may cause disruption of nesting behavior such as noise exceeding 90dB from equipment, or direct artificial night lighting. Surveys shall be conducted on the subject property within 300 feet of disturbance areas (500 feet for raptors) no earlier than seven (7) days prior to the commencement of disturbance. If an active nest is discovered on-site or can be reasonably deduced to exist immediately adjacent off-site (in cases where access to adjacent properties is prevented), the project biologist shall demarcate an area to be avoided by construction activity until the active nest(s) is vacated for the season and there is no evidence of further nesting attempts. This demarcated area will incorporate a buffer area surrounding the active nest that is suitable in size and habitat type to provide a reasonable expectation of breeding success for nesting birds. Limits of avoidance shall be demarcated with flagging or fencing. The project proponent shall record the results of the surveys and recommended protective measures described above and submit the records to the Department of Regional Planning to document compliance with applicable State and Federal laws pertaining to the protection of native birds.
- D. Any temporary or permanent fencing or sign posts shall be of a type that does not inadvertently snare perching birds, especially raptors. In an effort to eliminate the potential of snaring, fence and sign posts shall be of a type either lacking bolt holes near the top of the post or shall have the holes filled with a nut and bolt.
- E. In order to avoid impacts to nighttime wildlife activities, exterior night lighting shall be directed downward onto the property, of low intensity, at low height and shielded to prevent illumination of

surrounding properties and undeveloped areas; security lighting, if any is used, shall be on a motion detector.

- F. Vegetation within the Fuel Modification Plan area outside of irrigated areas shall be thinned selectively (i.e. no wholesale clearing) so that elements of native vegetation remain. The trimming of native shrubs shall be rotated from year to year so that individual plants are able to recover from pruning and 'rest' before being pruned again. Fuel modification activities shall be accomplished by manual means (including hand-held powered equipment such as weed whackers); mowers, disking, other large machinery, or herbicides shall not be used.
- G. Anticoagulants are not to be used as a method of rodent control.

## Mitigation Measures for: Drainage and Grading

- 6. The project shall comply with the drainage concept/ hydrology study/ Standard Stormwater Urban Mitigation Plan approved on May 14, 2008, by Public Works.
- 7. A grading plan is required to be reviewed and approved by Public Works prior to issuance of any grading and building permits. All or a portion of the site is located within a potentially liquefiable area per the State of California Seismic Hazard Zones Map-Mint Canyon Quadrangle. Refer to approved feasibility by Public Works for Revised Tentative Tract No. 066202 dated February 5, 2008, by Regional Planning (Soils Review Sheet dated March 24, 2005, and Geologic Review Sheet dated March 12, 2008).

## Mitigation Measures for: Hazardous Waste

- 8. The proposed project may generate household hazardous waste, which could adversely impact existing Hazardous Waste Management infrastructure. The property owner(s) shall ensure that each new homeowner of a residence in the subdivision be provided with educational materials on the proper management and disposal of household hazardous waste. The project proponent may contact Public Works for available educational materials by calling 1(888) CLEAN LA.
- 9. If any excavated soil is contaminated, or classified as hazardous waste by an appropriate agency, the soil must be managed and disposed in accordance with applicable Federal, State, and local laws and regulations.

## Mitigation Measures for: Recycling

- 10. The developer/project proponent shall ensure that an adequate storage area is provided for the collection and removal of recyclable materials in accordance with the amended version of the California Solid Waste Reuse and Recycling Access Act of 1991. The Environmental Programs Division of Public Works, Environmental Health Services, and the Fire Department shall review and approve plans for a designated collection/storage area(s) within the subdivision for recyclable and green waste materials for this project.
- 11. Construction projects with a total value of over \$100,000 and demolition and grading projects in the Los Angeles County's unincorporated areas are required to recycle or reuse 50 percent of the construction and demolition debris generated per the Los Angeles County's Construction and Demolition

Debris Recycling and Reuse Ordinance. A Recycling and Reuse Plan must be submitted for review and approval by Public Works' Environmental Programs Division before a construction, demolition, or grading permit may be issued.

## Mitigation Measures for: Underground Storage Tanks

12. Should any operation within the subject project include the construction, installation, modification, or removal of underground storage tanks, Public Works' Environmental Programs Division must be contacted for required approvals and operating permits.

Mitigation Measures for: Sewer

- 13. Although the project area is outside the jurisdictional boundaries of the County Sanitation Districts and will require annexation into the Santa Clarita Valley Sanitation District before sewerage service can be provided to the proposed development, the wastewater flow originating from the proposed project will discharge to a local sewer line, not maintained by the County sanitation Districts, for conveyance to the County Sanitation Districts' Soledad Canyon Trunk sewer, Section 5, located in Soledad Canyon Road at Sierra Highway. This 18-inch diameter trunk sewer has a design capacity of 6.4 million gallons per day (mgd) and conveyed a peak flow of 3 mgd when last measured in 2003. The expected average wastewater flow from the project site is 8,060 gallons per day. Through authorization by the California Health and Safety Code, a connection fee is necessitated by the County Sanitation Districts for the privilege of connecting (directly or indirectly) to the Districts' Sewerage System or increasing the strength or quantity of wastewater attributable to a particular parcel or operation already connected. This connection fee is a capital facilities fee that is imposed in an amount sufficient to construct an incremental expansion of the Sewerage System to accommodate the proposed project. Payment of a connection fee will be required before a permit to connect to the sewer is issued. The applicant shall contact the Connection Fee Counter of the County Sanitation Districts at (562) 908-4288, ext. 2727.
- 14. County Public Works' Consolidated Sewer Maintenance District is responsible for the operation and maintenance of the local sewers within the unincorporated Mint Canyon area. Therefore, the entire project will also be required to be annexed to the Consolidated Sewer Maintenance District. All sewer construction shall comply with the Los Angeles County Sanitation Districts' requirements for trunk sewer system disposal facilities. Please contact the Contract Cities Plan Check section at (626) 300-3388. Applicant is required to provide a copy of sewer area study, approved by the City of Santa Clarita and Public Works' Land Development Division.
- 15. Comply with all requirements and mitigation fees necessitated by the City of Santa Clarita for City Sewer Use Permit.

## Mitigation Measures for: Emergency Services

16. The applicant shall participate in an appropriate financing mechanism, such as a developer fee or an in-kind consideration in lieu of developer fees, to provide funds for fire protection facilities which are required by new commercial, industrial or residential development in an amount proportionate to the demand created by this project. Currently, the developer fee is a set amount per square foot of building space, adjusted annually, and is due and payable at the time a building permit is issued. In the event that the developer fee is no longer in effect at the time of building permit issuance then this mitigation

measure will be required.

- 17. The project is within the jurisdiction of the California Highway Patrol, Newhall Area. To mitigate any problems of an increase in traffic volume creating issues with increased calls for traffic enforcement, emergency incident management, public service, assistance, response times and accident investigation, the applicant/developer shall ensure that no construction vehicles will be parked along Sierra Highway. Captain S.V. Bernard and Sergeant Martinez of the California Highway Patrol's station in the Newhall area will be in charge of monitoring this measure, in coordination with Regional Planning and Public Works.
- 18. It order to ensure crime prevention and for the safety and security of future residents, the applicant/developer shall implement the following measures into the site and bulidng layout design:
  - Proper lighting in open areas and parking lots and sufficient street lighting for the project streets, remaining in compliance with mitigation measure 5.(E) of the Biota section of this MMP;
  - Good visibility of doors and windows from the street and between buildings;
  - Provide Knox Box entry key system for law enforcement, if there are security gates planned for entry to the complex.
  - Ensure that the required building address numbers be lighted and readily apparent from the street for emergency response agencies.

Captain Jacques A. La Berge and Deputy Patrick Rissler of the Los Angeles County Sheriff Department's Santa Clarita Valley Station will participate in the review of the project's design and layout, in coordination with Regional Planning and Public Works.

## Mitigation Measures for: Library Mitigation Fees

19. The applicant will be required to pay library facilities mitigation fees at the time the building permits for the project are issued. The proposed project is located in the Library's Planning Area 1 (Santa Clarita Valley). The current mitigation fee for this area, which is adjusted annually based on changes in the Consumer Price Index, is \$765 per residential unit. Therefore, the applicant would be required to pay a mitigation fee of \$23,715 (\$765 x 31 residential units). The actual fee obligation for this project may be higher because the fee per residential unit will be that in effect at the time the building permits are issued.

## Mitigation Measures for: Mitigation Compliance

20. As a means of ensuring compliance of all above mitigation measures, the applicant is responsible for submitting an annual mitigation compliance report to the DRP for review and responsible for replenishing the mitigation monitoring account, if necessary, until such time as all mitigation measures have been implemented and completed.

As the applicant, I agree to incorporate these changes, public hearing and consideration by a Hearing Officer as changed/conditioned	
Applicant	Date Date
[ ] No response within 10 days. Environmental D be included in the project.	Determination requires that these changes/conditions
Staff	Date

Mitigation Measure	Action Required When Mc	When Monitoring to Occur Responsible Agency or Party	cv or Partv	Monitoring Agency or Party
Noise				6.5.6.6.6.6
1. Noise impacts during construction shall be mitigated to protect the nearby residences. In order to minimize construction noise impacts, the applicant shall implement the following mitigation measures:	Payment for implementation of noise mitigation measures to be paid prior to commencement of construction.	Monitoring to occur during construction.	Applicant	Los Angeles County Departments of Regional Planning, Public Works, and Public Health
A. The applicant shall comply with all applicable sections of the County of Los Angeles noise control ordinance Title 12 Environmental Protection Noise Control (i.e. construction noise). In addition, standard construction noise attenuation measures should be included but not limited to the following: 1) maintain equipment and follow the manufacturer's recommended noise muffling devices; 2) minimize equipment idling; 3) staging and delivery areas should be located as far as feasible from nearby residences and schedule deliveries during mid-day or mid morning; and 4) to the extent feasible, utilize electrical powered tools or equipment instead of diesel powered				
equipment for exterior work.  B. During grading and earth material hauling activities, it is suggested that such work be prohibited on any Sunday or legal holidays, or at any other time between weekday hours of 6:00 p.m. and 8:00 a.m. (ordinance indicates construction work prohibited between 7:00 p.m. and 7:00 a.m.). "Grading" means any excavating or filling of earth material or any combination thereof conducted at a site for construction or other improvements thereon.				

Mitigation Massura	PROJECT NC	ŀ		
Winganol Measure		When Monitoring to Occur Responsible Agency or Party	ency or Party	Monitoring Agency or Party
Air Quality				
2. All off-road diesel powered engines used during construction and any excavation/grading phases must utilize aqueous diesel fuels.	Payment for implementation of air quality management measures to be paid prior to commencement of construction.	Monitoring to occur during construction.	Applicant	Los Angeles County Departments of Regional Planning, Public Works, and SCAQMD
3. The Project Developer shall implement measures to reduce the emissions of pollutants generated by heavy-duty diesel-powered equipment operating at the Project Site throughout the project construction phases. The Project Developer shall include in construction contracts the control measures required and recommended by the SCAQMD at the time of development. Examples of the types of measures currently required and recommended include the following:				
<ul> <li>Keep all construction equipment in proper tune in accordance with manufacturer's specifications.</li> </ul>				
• Use late model heavy-duty diesel-powered equipment at the Project Site to the extent that it is readily available in the South Coast Air Basin (meaning that it does not have to be imported from another air basin and that the procurement of the equipment would not cause a delay in construction activities of more than two				
<ul> <li>Use low-emission diesel fuel for all heavy-duty diesel-powered equipment operating</li> </ul>				

L			PROJECT NO. VTTM 066202		
	Mitigation Measure	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
-	and refueling at the Project		_	_	
	Site to the extent that it is				
	readily available and cost				
	effective in the South Coast Air				
	Basin (meaning that it does not				
	have to be imported from				
	another air basin, that the		6		
	procurement of the equipment				
	would not cause a delay in			-	
	construction activities of more				
-	of the conjument, the cost				
····	of the equipment use is not more than 20 percent greater				
	than the cost of standard				
	equipment). (This measure				
	does not apply to diesel-				
	powered trucks traveling to and				
-	from the site.)				
	<ul> <li>Utilize alternative fuel</li> </ul>				
	construction equipment (i.e.,				
	compressed natural gas, liquid				
	petroleum gas, and unleaded				
	gasoline) to the extent that the				
	equipment is readily available				
	and cost effective in the South				
	Coast Air Basin (meaning that				
	it does not have to be imported				
	from another air basin, that the				
	procurement of the equipment				
	would not cause a delay in				
	construction activities of more				
	than two weeks, that the cost				
	of the equipment use is not				
	more than 20 percent greater				
	than the cost of standard				
***********	equipment).				
	<ul> <li>Limit truck and equipment</li> </ul>				
	idling time to five minutes or				
	less.				
	<ul> <li>Rely on the electricity</li> </ul>	e de la circa de la compressa es se de la compressa de la compressa de la compressa de la compressa de la comp			

Mitigation Measure	Acting Goring	PROJECT NO. VTTM 066202	Q	
	חפווחלים ווסויסט	VVIIELLIVIOLILIQUIU TO OCCUL	Responsible Agency or Party	Monitoring Agency or Party
infrastructure surrounding the construction sites rather than electrical generators powered by internal combustion engines to the extent feasible.				
4. The Project Developer shall implement fugitive dust control measures in accordance with SCAQMD Rule 403. The Project Developer shall include in construction contracts the control measures				
required and recommended by the SCAQMD at the time of development. Examples of the types of measures currently required and recommended include the following:				
<ul> <li>Use watering to control dust generation during demolition of structures or break-up of pavement.</li> </ul>				
<ul> <li>Water active grading/excavation sites and unpaved surfaces at least three times daily.</li> </ul>				
<ul> <li>Cover stockpiles with tarps or apply non-toxic chemical soil binders.</li> </ul>				
<ul> <li>Sweep daily (with water sweepers) all paved parking areas and staging areas.</li> </ul>				
<ul> <li>Provide daily clean-up of mud and dirt carried onto paved streets from the site.</li> </ul>				
<ul> <li>Install wheel washers for all exiting trucks, or wash off the tires or tracks of all trucks and equipment leaving the site</li> </ul>		-		
Install wind breaks at the				
MMP for VTTM 066202 at Sierra Highway and Orgin Drive Capyon Country	d Orling Drive Capyon	Country (November 5, 2008)		

	PRG	PROJECT NO. VTTM 066202		
Mitigation Measure	Action Required When Mo	When Monitoring to Occur	Responsible Agency or Party	Party Monitoring Agency or Party
windward sides of construction areas.  Suspend excavation and grading activity when winds (instantaneous gusts) exceed 15 miles per hour over a 30-minute period or more.  An information sign shall be posted at the entrance to each construction site that identifies the permitted construction hours and provides a telephone number to call and receive information about the construction project or to report complaints regarding excessive fugitive dust generation. Any reasonable complaints shall be rectified within 24 hours of their receipt.				
Biota				
5. The following mitigation measures shall be applied:  A. To reduce the long term loss of native habitat and the potential of invasive species establishment, a landscape plan shall be submitted for review and approval by the County of Los Angeles Department of Regional Planning prior to the issuance of a grading permit. Landscaping shall provide a visual screening and erosion-preventative function. The landscape plan shall limit irrigation to within fifty feet of habitable structures, shall utilize only locally-sourced, locally indigenous plant species and varieties outside of irrigated zones, and shall use non-	Payment for implementation of biological protective mitigation measures to be paid prior to commencement of construction.	Monitoring to occur during construction.	r during Applicant	cant Los Angeles County Departments of Regional Planning, Public Works, and State Department of Fish and Game.

Monitoring Agency or Party																							-							
Responsible Agency or Party		7					-		-																					
When Monitoring to Occur																														
Action Required												274-111-2		-							-		-	-						
Mitigation Measure	invasive species within irrigated zones.	B. Project related activities likely to have the potential of disturbing suitable bird nesting habitat shall be prohibited	from February 1 through August 31, unless a biological monitor acceptable	to the Director of Planning surveys the	confirm that disturbance to habitat will	not result in the failure of nests on-site	disturbance. Disturbance shall be	defined as any activity that physically	removes and/or damages vegetation or habitat any action that may cause	disruption of nesting behavior such as	noise exceeding 90dB from equipment,	or direct artificial night lighting.	Surveys shall be conducted on the	subject property within 300 feet of disturbance areas (500 feet for raptors)	no earlier than seven (7) days prior to	the commencement of disturbance. If	can be reasonably dodined to exist	can be reasonably deduced to exist immediately adjacent off-site (in cases	where access to adjacent properties is	prevented), the project biologist shall	demarcate an area to be avoided by	nest(s) is vacated for the season and	there is no evidence of further nesting	attempts. This demarcated area will	incorporate a buffer area surrounding	the active nest that is suitable in size	and nableat type to provide a	leasonable expectation of preeding success for nesting birds. Limits of	avoidance shall be demarcated with	

Monitoring Agency or Party		
Responsible Agency or Party		
When Monitoring to Occur		
Action Required		0
Mitigation Measure	proponent shall record the results of the surveys and recommended protective measures described above and submit the records to the Department of Regional Planning to document compliance with applicable State and Federal laws pertaining to the protection of native birds.  C. Prior to grading, a qualified biologist shall be retained by the applicant as the biological monitor subject to the approval of the County of Los Angeles. That person shall ensure that impacts to biological resources (inclusive of special-status plants) are avoided or minimized, and shall conduct pregrading field surveys for special-status plant and animal species that may be affected and/or site preparation activities. During earthmoving activities. During earthmoving activities, the biological monitor shall be present to relocate any vertebrate species that may come into harm's way to an appropriate offsite location of similar habitat. The biological monitor shall be authorized to stop specific grading activities if violations of mitigation measures or any local, state, or federal laws are suspected.	fencing or sign posts shall be of a type that does not inadvertently snare perching birds, especially raptors. In an effort to eliminate the potential of snaring, fence and sign posts shall be of a type either lacking bolt holes near the top of the post or shall have the holes filled with a nut and bolt.

	2			
Mitigation Measure	Action Required When Mo	When Monitoring to Occur Responsible Agency or Party	cy or Party	Monitoring Agency or Party
E. In order to avoid impacts to nighttime wildlife activities, exterior night lighting shall be directed downward onto the property, of low intensity, at low height and shielded to prevent illumination of surrounding properties and undeveloped areas; security lighting, if any is used, shall be on a motion detector.				
F. Vegetation within the Fuel Modification Plan area outside of irrigated areas shall be thinned selectively (i.e. no wholesale clearing) so that elements of native vegetation remain. The trimming of native shrubs shall be rotated from year to year so that individual plants are able to recover from pruning and 'rest' before being pruned again. Fuel modification activities shall be accomplished by manual means (including hand-held powered equipment such as weed whackers); mowers, disking, other large machinery, or herbicides shall not be used.				
G. Anticoagulants are not to be used as a method of rodent control.				
6. The project shall comply with the drainage concept/ hydrology study/ Standard Stormwater Urban Mitigation Plan approved on May 14, 2008, by Public Works.  7. The concrete collector swales or troughs that are proposed to serve the project site shall be constructed	Payment for implementation of protective mitigation measures to be paid prior to commencement of construction.	Monitoring to occur prior to issuance of grading permits.	Applicant L	Los Angeles County Departments of Regional Planning, Public Works

Mitigation Measure	Action Required	When Moni	PROJECT NO. VTIM 066202  When Monitoring to Occur   Responsible Agency or Party	Idency or Pa	rty Monitoring Agency or Party
utilizing materials that are of earth tone colors. Native plants shall be planted for landscaping next to the drainage swales or troughs.  8. A grading plan is required to be reviewed and approved by Public Works prior to issuance of any grading and building permits. All or a portion of the site is located within a potentially liquefiable area per the State of California Seismic Hazard Zones Map-Mint Canyon Quadrangle. Refer to approved feasibility by Public Works for Revised Tentative Tract No. 066202 dated February 5, 2008, by Regional Planning (Soils Review Sheet dated March 24, 2005, and Geologic Review Sheet dated March 12, 2008).				<u> </u>	
Hazardous Waste					
9. The proposed project may generate household hazardous waste, which could adversely impact existing Hazardous Waste Management infrastructure. The property owner(s) shall ensure that each new homeowner of a residence in the subdivision be provided with educational materials on the proper management and disposal of household hazardous waste. The project proponent may contact Public Works for available educational materials by calling 1(888) CLEAN LA.  10. If any excavated soil is contaminated, or classified as hazardous waste by an appropriate agency, the soil must be managed and disposed in accordance with applicable	Payment for implementation of protective mitigation measures to be paid prior to commencement of construction.	to be	Monitoring to occur prior to issuance of grading permits and during construction.	Applicant	Los Angeles County Departments of Regional Planning, Public Works, Fire Department (Health Hazardous Materials Division)
MMP for VTTM 066202 at Sierra Highway and Quinn Drive, Canyon Country (November 5, 2008)	nd Quinn Drive, Canyon Country	y (Novemb	ver 5, 2008)		0

Mitigation Measure	Action Required When M	When Monitoring to Occur Responsible Agency or Party	icy or Party	Monitoring Agency or Party
Federal, State, and local laws and regulations.				
Recycling				
11. The developer/project proponent shall ensure that an adequate storage area is provided for the collection and removal of recyclable materials in accordance with the amended version of the California Solid Waste Reuse and Recycling Access Act of 1991.  The Environmental Programs Division of Public Works, Environmental Health Services, and the Fire Department shall review and approve plans for a designated collection/storage area(s) within the subdivision for recyclable and green waste materials for this project.  12. Construction projects with a total value of over \$100,000 and demolition and grading projects in the Los Angeles County's unincorporated areas are required to recycle or reuse 50 percent of the construction and demolition debris generated per the Los Angeles County's Construction	Payment for implementation of protective mitigation measures to be paid prior to commencement of construction.	Monitoring to occur prior to issuance of grading permits and during construction.	Applicant	Los Angeles County Departments of Regional Planning, Public Works (Environmental Programs Division), Fire Department (Fire Prevention Division)
and Demolition Debris Recycling and Reuse Ordinance. A Recycling and Reuse Plan must be submitted for review and approval by Public Works' Environmental Programs Division before a construction, demolition, or grading permit may be issued.				
Underground Storage Tanks				
13. Should any operation within the subject project include the construction, installation, modification, or removal of underground storage tanks, Public	Payment for implementation of protective mitigation measures to be paid prior to commencement of construction.	Monitoring to occur prior to issuance of grading permits and during construction	Applicant	Los Angeles County Departments of Regional Planning, Public Works (Environmental Programs Division), Fire Department (Fire
MAND for VITAM ORROOM to Close Ulaboring	MMP for VITM 066202 at Sterra Highway and Online Drive Conver Country (November 5, 2000)			

MMP for VTTM 066202 at Sierra Highway and Quinn Drive, Canyon Country (November 5, 2008)

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Mitigation Measure	Action Required When Mc	When Monitoring to Occur Responsible Agency or Party	by or Party   Monitoring Agency or Party	or Party
Works' Environmental Programs Division must be contacted for required approvals and operating permits.			Prevention Division)	
Sewer				
14. Although the project area is outside the jurisdictional boundaries of the County Sanitation Districts and will require analysation into the Santa	Payment for implementation of protective mitigation measures to be paid prior to commencement of	Monitoring to occur prior to issuance of grading permits and during construction	Applicant Los Angeles County Departments of Regional Planning, Public Works (Land Development and	Departments Public ment and
Clarita Valley Sanitation District before sewerage service can be provided to			Waterworks & Sewer Maintenance Division), County Sanitation Districts, City of Santa	), County tv of Santa
the proposed development, the wastewater flow originating from the			Clarita	
proposed project will discharge to a				
County sanitation Districts, for				
conveyance to the County Sanitation				
Districts Soledad Canyon Trunk sewer,   Section 5, located in Soledad Canyon				
Road at Sierra Highway. This 18-inch				
diameter trunk sewer has a design				
capacity or 6.4 million gallons per day (mad) and conveved a peak flow of 3				
mgd when last measured in 2003. The				
expected average wastewater flow			-	
per day. Through authorization by the				
California Health and Safety Code, a				
connection fee is necessitated by the				
privilege of connecting (directly or				
indirectly) to the Districts' Sewerage				
System or increasing the strength or				
particular parcel or operation already				
connected. This connection fee is a				
capital facilities fee that is imposed in				
an amount sufficient to construct an				
incremental expansion of the				
sewerage system to accommodate the				

		PROJECT NO. VTTM 066202		
Mitigation Measure	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
proposed project. Payment of a connection fee will be required before a permit to connect to the sewer is issued. The applicant shall contact the Connection Fee Counter of the County Sanitation Districts at (562) 908-4288, ext. 2727.				
15. County Public Works' Consolidated Sewer Maintenance District is responsible for the operation and maintenance of the local sewers within the unincorporated Mint Canyon area.				
I herefore, the entire project will also be required to be annexed to the Consolidated Sewer Maintenance District. All sewer construction shall comply with the Los Angeles County				
Sanitation Districts' requirements for trunk sewer system disposal facilities. Please contact the Contract Cities Plan Check section at (626) 300-3388. Applicant is required to provide a copy of sewer area study, approved by the City of Santa Clarita and Public Works'				
Land Development Division, pursuant to Measure 15 below.				
16. Comply with all requirements and mitigation fees necessitated by the City of Santa Clarita for City Sewer Use Permit. It is required, prior to recordation of a final map for either Tract 064989 or Tract 066202, that the				
subdivider submit a revised sewer area study to the City of Santa Clarita which calculates sewer flow for the proposed project, for the existing uses and for all future uses within the sewer shed				
extending downstream to the point of connection with the Los Angeles				

Mitigation Measure	Action Required When Mo	Myben Monitoring to Occur	Responsible Agency or Darty	Monitoring Agency or Barty
ט מסמטאין די פון איני		-	DIE ABEILOY OI FAILY	Mollicolling Agency of Farty
County Sanitation District trunk line. Future sewer flows shall be calculated based on the "area" X "coefficient" method as approved by the City of Santa Clarita. If upgraded City sewer facilities are required based on the total future sewer "Q" within the sewer shed, then the study shall calculate an equitable "fair share" contribution and enter into a Mitigation Fee Agreement with the City of Santa Clarita to pay this project's fair share for these upgrades prior to recordation of either Tract map.			·	
Emergency Services				
an appropriate financing mechanism, such as a developer fee or an in-kind consideration in lieu of developer fees, to provide funds for fire protection facilities which are required by new commercial, industrial or residential development in an amount proportionate to the demand created by this project. Currently, the developer fee is a set amount per square foot of building space, adjusted annually, and is due and payable at the time a building permit is issued. In the event that the developer fee is no longer in effect at the time of building permit issuance then this mitigation measure will be required.  18. The project is within the jurisdiction of the California Highway Patrol, Newhall Area. To mitigate any problems of an increase in traffic volume creating issues with increased calls for traffic enforcement, emergency incident management, public service.	Payment for implementation of emergency services measures to be paid prior to commencement of construction.	Monitoring to occur prior to issuance of building permits and during construction.	lance of Applicant	Los Angeles County Departments of Regional Planning, Public Works, Fire Department, Sheriff Department, California Highway Patrol
		NZ TENEROTINE (VINESCE) FROM USE STATEMENT OF THE STATEME	energy and the second s	THE PROPERTY OF THE PROPERTY O

Mitigation Measure	Action Required	PROJECT NO. VTTM 066202 When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
assistance, response times and accident investigation, the applicant/developer shall ensure that no construction vehicles will be parked along Sierra Highway. Captain S.V. Bernard and Sergeant Martinez of the California Highway Patrol's station in the Newhall area will be in charge of monitoring this measure, in coordination with Regional Planning and Public Works.				
19. It order to ensure crime prevention and for the safety and security of future residents, the applicant/developer shall implement the following measures into the site and building layout design:				
<ul> <li>Proper lighting in open areas and parking lots and sufficient street lighting for the project streets, remaining in compliance with mitigation measure 5.(E) of the Biota section of this MMP;</li> </ul>				
<ul> <li>Good visibility of doors and windows from the street and between buildings;</li> </ul>				
<ul> <li>Provide Knox Box entry key system for law enforcement, if there are security gates planned for entry to the complex.</li> </ul>				
<ul> <li>Ensure that the required building address numbers be lighted and readily apparent from the street for emergency</li> </ul>				

Milgation Measure Action Required When Monitoring to Occur Responsible Agency or Party Monitoring Agency Agen		PRO	PROJECT NO. VTTM 066202		
response agencies.  July Patriok Rissler of the Los also chart of the Los also Cauruty Sheriff Department's also County Sheriff Department's also County Sheriff Department's also County Sheriff Department's also Cauruty Sheriff Department's also Cauruty Sheriff Department's also Cauruty Sheriff Department's chart of and layout, in coordination with control and Public Works.  any Mitigation Fees and Public Works.  The applicant will be required to Pease and Public Monitoring to occur prior to issuance of fees required to be paid prior to building permits for the caurut migation fee for this area, and is adjusted annually based on ages in the Consumer Price Index, 65 per residential unit. Therefore, papplicant would be required to pay igation fee of \$23.715 (\$765 x 31 lential units). The actual fee are residential unit will will at in effect at the time the building parties.	Mitigation Measure		When Monitoring to Occur	Responsible Agency or Par	ty Monitoring Agency or Party
tain Jacques A. La Berge and by the Patrick Rissler of the Los sless County Sheriff Department's aclarita Valley Station will condition with sort and Public Works.  The applicant will be required to the applicant will be required to the applicant will be required to the act are issued. The proposed the first increased that the Library Statistics and the Library's courrent mitigation fees at the state is beautiful to the Library's act are issued. The proposed the commencement of construction. The applicant would be required to pay applicant would be required to pay ingation fee of \$23.716 (\$78.6 x 31 lehibler to pay ingation fee of \$23.716 (\$78.6 x 31 lehibler to pay ingation fee of \$23.716 (\$78.6 x 31 lehibler to the building part time the building are issued.	response agencies.				
The applicant will be required to library facilities mitigation fees at lime the building permits of fees required to be paid prior to building permits.  The applicant will be required to library facilities mitigation fees at lime the building permits for the commencement of construction.  The applicant will be required to be paid prior to building permits.  The proposed of commencement of construction.  The actual fee and the Library's ming Area 1 (Santa Clarita Valley).  The actual fee hatton for this project may be higher at the time the building permits.  The actual fee higher actual fee hatton for this project may be higher at the time the building aits are issued.	Captain Jacques A. La Berge and Deputy Patrick Rissler of the Los Angeles County Sheriff Department's Santa Clarita Valley Station will participate in the review of the project's design and layout, in coordination with Regional Planning and Public Works.				
The applicant will be required to fibrary facilities mitigation fees at in each ear issued. The proposed social ear is select. The proposed construction. It is adjusted annually based on figs in the Consumer Price Index, figstion fee of \$23,715 (\$765 x 31 lential units). The actual fee per residential unit will nat in effect at the time the building againn Compliance	Library Mitigation Fees				
Mitigation Compliance	20. The applicant will be required to pay library facilities mitigation fees at the time the building permits for the project are issued. The proposed project is located in the Library's Planning Area 1 (Santa Clarita Valley). The current mitigation fee for this area, which is adjusted annually based on changes in the Consumer Price Index, is \$765 per residential unit. Therefore, the applicant would be required to pay a mitigation fee of \$23,715 (\$765 x 31 residential units). The actual fee obligation for this project may be higher because the fee per residential unit will be that in effect at the time the building permits are issued.	Payment of library facilities mil fees required to be paid prior t commencement of constructio	gation	ur prior to issuance of	Los Angeles County Public Works and County Library
	Mitigation Compliance		TO THE WAY AND THE PROPERTY OF THE WILL WILL WELL THE REAL WORK OF THE PROPERTY SERVING THE SERVING THE PROPERTY SERVING THE SERVING TH		

	PROJECT NO	PROJECT NO. VTTM 066202		
Mitigation Measure	Action Required When Mo	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
21. As a means of ensuring compliance of all above mitigation measures, the applicant is responsible for submitting an annual mitigation compliance report to the DRP for review and responsible for replenishing the mitigation monitoring account, if necessary, until such time as all mitigation measures have been implemented and completed.	Submittal and approval of annual Mitigation Compliance Report. Replenishment of Mitigation Monitoring account if necessary until such time as all mitigation measures have been implemented and completed.	Annually	Applicant	Applicant   Los Angeles County Dept. of Regional Planning

PROJECT NUMBER: VTTM 066202

CASES: RCUP T200600051 RZC T200600004



\*\*INITIAL STUDY \*\*\*\*

## **COUNTY OF LOS ANGELES** DEPARTMENT OF REGIONAL PLANNING

### **GENERAL INFORMATION**

I.A. Map Date:	February 2008	Staff Member:	Rudy Silvas
Thomas Guide:	4462 C6	USGS Quad:	Mint Canyon
Location: Southe	ast of Sierra Highway ar	nd Quinn Drive intersec	tion in Canyon Country
Description of Proj	ect:		
residential condom The subdivision is utilized for street co will be through an only driveway is pr 066202 is for 38,52 for a total amount of management, and a	inium units. The detach proposed over 7.61 acreonstruction, and 2.88 ac off-site access easement oposed from Sierra Hig. 4 cubic yards of cut, 59, of 118,038 cubic yards to	ned condominium units es of land, of which 3. res to remain as design from Quinn Drive to thway on the west end of 19 cubic yards of fill, when the handled, with a continuous popment. A zone chang	r development of 31 detached single family will vary in design from one to two stories. 9 acres will be developed, 0.82 acres to be ated open space. Primary access to the site he north. A 20 foot wide emergency access of the site. The grading proposed for VTTM with 20,495 cubic yards of fill to be imported ditional use permit filed for grading, hillside the is proposed for RPD-10,000 (Residential a required per unit).
Gross Acres: 7.6	I acres		
Environmental Setti	facility. Site has l located in the wes	been disturbed. Truck s tern half section of the p e eastern half section co	l as a truck storage and maintenance torage area and maintenance facility are property which fronts along Sierra mprised of hillside terrain, chaparral, dirt
Zoning: Current z	oning is M-1 (Light Man	ufacturing Zone)	•
	urban (R)		
Community/Areawi		Valley Areawide Plan s per acre), and HM (H	categories U2 (Urban 2 – 3.4 to 6.6 illside Management).

## Major projects in area:

PROJECT NUMBER	DESCRIPTION & STATUS
(TTM 46353); Project 88-569	75 single family residential lots on 65 acres, with zone change and conditional use permit; case withdrawn in 1989. Located between Scherzinger Ln. and Sand Canyon Rd.
(TTM 46353); Project 90-264	5 multi-family unit structures with 115 condominium units, 1 recreational lot and 1 open space lot on 65 acres, and a proposed zone change with conditional use permit; approved in 1992 but expired in 2000, with exception of zone change adopted in 1993. Project located between Scherzinger Ln. and Sand Canyon Rd.
(TPM 16658);Project 85-095	2 single family lots on 0.49 acres, approved in 1985 but not recorded. Project located at 29543 Fitch Ave.
(Project TTM 064989)	24 single family lot subdivision with open space area, with associated oak tree permit and CUP for hillside management and density controlled development; project pending. Project located at 16165 Sierra Highway.
MOTE, For EIDs shows n	rojects are not sufficient for cumulative analysis

NOTE: For EIRs, above projects are not sufficient for cumulative analysis.

## **REVIEWING AGENCIES**

Responsible Agencies	Special Reviewing Agencies	Regional Significance
None	None	None
Regional Water Quality Control Board	Santa Monica Mountains Conservancy	SCAG Criteria
	County of Ventura	Air Quality
Lahontan Region	🛮 Santa Clarita Water	Water Resources
Coastal Commission	City of Santa Clarita	Santa Monica Mountains Area
Army Corps of Engineers	🔀 Castaic Lake Water Agency	<b>County Reviewing Agencies</b>
⊠ Caltrans	$\boxtimes$ SCOPE	Subdivision Committee
	Friends of the Rivers	□ Parks and Recreation
Trustee Agencies	Native American Tribal	County Libraries
	Representative	
None	Santa Clarita Valley Historical	DPW: Geotech. & Materials Engineering, Waterworks and
	Society	Sewer Maintenancet, Traffic &
		Lighting, Drainage & Grading
US Fish & Wildlife Service	⊠ CHP	Fire Department: Fire
No. E.1 10		Prevention & Hazardous Mats.
State Fish and Game	William S. Hart Union High     School District	☐ Health Department:  Environmental Health
State Parks	Sulpher Springs School	Sheriff Department
State I aixs	District	Sanitation District

IMPACT ANALYSIS MATRIX		AN.	ALY	SIS	SUM	MARY (See individual pages for details)
					Less	than Significant Impact/No Impact
					Less th	nan Significant Impact with Project Mitigation
	·					Potentially Significant Impact
CATEGORY	FACTOR	Pg				Potential Concern
HAZARDS	1. Geotechnical	5		X	$\ \Box\ $	Liquefaction
	2. Flood	6				100-year flood plain
	3. Fire	7		X		Fire Zone 4
	4. Noise	8		X		Construction noise
RESOURCES	1. Water Quality	9		X		NPDES permit required
	2. Air Quality	10				Control of construction related emissions
·	3. Biota	11				Native bird habitat
	4. Cultural Resources	12				
	5. Mineral Resources	13				
	6. Agriculture Resources	14				
	7. Visual Qualities	15		$\boxtimes$		Hillside grading
SERVICES	1. Traffic/Access	16		$\boxtimes$		Traffic during construction
	2. Sewage Disposal	17				Sewer annexation
	3. Education	18				Library
	4. Fire/Sheriff	19				Emergency services
	5. Utilities	20		X		Sewer service
OTHER	1. General	21				
	2. Environmental Safety	22				Prior use for diesel trucks
	3. Land Use	23		X		Grading
•	4. Pop/Hous./Emp./Rec.	24	$\boxtimes$			
	5. Mandatory Findings	25		$\boxtimes$		Cumulative traffic and service impacts
As required by the	MONITORING SYSTEM Los Angeles County Gene nmental review procedure as	eral P	lan, l			all be employed in the Initial Study law.

	Development Policy Map					
1.	Designation:	Urban Expansion (4)				
2	X Yes No	Is the project located in the Antelope Valley, East San Gabriel Valley,				
۷.	Mailou/Santa Monica Mountains or Santa Clarita Valley planning area?					
3.	☐ Yes ☒ No	Is the project at urban density and located within, or proposes a plan amendment to, an urban expansion designation?				
		estions are answered "yes", the project is subject to a County DMS analysis.				
		ntout generated (attached) Date of printout:				
	*EIRs and/or staff re	ports shall utilize the most current DMS information available.				

# **Environmental Finding:** FINAL DETERMINATION: On the basis of this Initial Study, the Department of Regional Planning finds that this project qualifies for the following environmental document: NEGATIVE DECLARATION, inasmuch as the proposed project will not have a significant effect on the environment. An Initial Study was prepared on this project in compliance with the State CEQA Guidelines and the environmental reporting procedures of the County of Los Angeles. It was determined that this project will not exceed the established threshold criteria for any environmental/service factor and, as a result, will not have a significant effect on the physical environment. MITIGATED NEGATIVE DECLARATION, in as much as the changes required for the project will reduce impacts to insignificant levels (see attached discussion and/or conditions). An Initial Study was prepared on this project in compliance with the State CEQA Guidelines and the environmental reporting procedures of the County of Los Angeles. It was originally determined that the proposed project may exceed established threshold criteria. The applicant has agreed to modification of the project so that it can now be determined that the project will not have a significant effect on the physical environment. The modification to mitigate this impact(s) is identified on the Project Changes/Conditions Form included as part of this Initial Study. ENVIRONMENTAL IMPACT REPORT\*, inasmuch as there is substantial evidence that the project may have a significant impact due to factors listed above as "significant". At least one factor has been adequately analyzed in an earlier document pursuant to legal standards, and has been addressed by mitigation measures based on the earlier analysis as described on the attached sheets (see attached Form DRP/IA 101). The EIR is required to analyze only the factors not previously addressed. Reviewed by: Rudy Silvas Approved by: Paul McCarth 7/30/08

\*NOTE: Findings for Environmental Impact Reports will be prepared as a separate document following the public hearing on the project.

habitat upon which the wildlife depends. (Fish & Game Code 753.5).

Determination appealed--see attached sheet.

This proposed project is exempt from Fish and Game CEQA filling fees. There is no substantial evidence that the proposed project will have potential for an adverse effect on wildlife or the

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## HAZARDS - 1. Geotechnical

SE	IIII	G/IIVII	PACIS	
	Yes	No	Maybe	
a.				Is the project located in an active or potentially active fault zone, Seismic Hazards Zone, or Alquist-Priolo Earthquake Fault Zone?
				Project is located one mile south of Mint Canyon Fault, and two miles west of Tick Canyon fault
b.		$\boxtimes$		Is the project site located in an area containing a major landslide(s)?
				Hillside area (Source: Los Angeles County Safety Element Map – Plate 5 Landslide Inventory) State of California Seismic Hazard Zone Map
c.		$\boxtimes$		Is the project site located in an area having high slope instability?
d.	$\boxtimes$			Is the project site subject to high subsidence, high groundwater level, liquefaction, or hydrocompaction?
				Liquefaction (Source: State of California Seismic Hazard Zone Map)
e.		$\boxtimes$		Is the proposed project considered a sensitive use (school, hospital, public assembly site) located in close proximity to a significant geotechnical hazard?
f.				Will the project entail substantial grading and/or alteration of topography including slopes of over 25%?
g.			$\boxtimes$	Approximately 118,038 cubic yards of grading is to be handled, which includes grading of a hillside area.  Would the project be located on expansive soil, as defined in Table 18-1-B of Uniform Building Code (1994), creating substantial risks to life or property?
				Department of Public Works shall verify
h.		$\boxtimes$		Other factors?
ST.	AND <i>A</i> Build	RD Coing Ord	ODE RE	<b>QUIREMENTS</b> No. 2225 – Sections 308B, 309, 310, and 311 and Chapters 29 and 70
$\boxtimes$	MITI	GATI	ON ME	ASURES OTHER CONSIDERATIONS
	Lot S	ize	P	roject Design Approval of Geotechnical Report by DPW
Con	nply wi	th Mitig	gation Mo	nitoring Program (MMP) for Drainage and Grading
CO	NCLI	JSION	Ţ	
Cor cun	isiderii iulativ	ng the a	above inf , or be in	formation, could the project have a significant impact (individually or appacted by, geotechnical factors?
CONTRACTOR OF THE PARTY.	Potent pact	ially sig	nificant	Less than significant with project mitigation Less than significant/No

# HAZARDS - 2. Flood

SE.	1 1 11/	C/IIVII	ACIS		
	Yes	No	Maybe		
a.				Is the major drainage course, as identified on USGS quad sheets by a dashed line, located on the project site?	
b.				Is the project site located within or does it contain a floodway, floodplain, or designated flood hazard zone?  Project site along Sierra Highway within a 100 year flood area (Source: Los Angeles County Safety Element Map Plate 6 – Flood and Inundation Hazard)	
c.				Is the project site located in or subject to high mudflow conditions?	
d.		$\boxtimes$		Could the project contribute or be subject to high erosion and debris deposition from run-off?	
e.		$\boxtimes$		Project should improve site for erosion control and run-off Would the project substantially alter the existing drainage pattern of the site or area?	
f.		$\boxtimes$		Should improve existing drainage pattern  Other factors (e.g., dam failure)?	
				CQUIREMENTS  Io. 2225 – Section 308A	
$\boxtimes$	Appro	val of	Drainage	Concept by DPW	
$\boxtimes$	MITI	GATI	ON ME	ASURES OTHER CONSIDERATIONS	
	Lot Si	ze [	Project	Design	
Com	ply wi	th MM	P for Drai	nage and Grading	
÷					
CO	NCL	JSION	1		
Con cum	sideri ulativ	ng the ely) on	above int	formation, could the project have a significant impact (individually or npacted by <b>flood (hydrological)</b> factors?	
П	Potentially significant  Less than significant with project mitigation Less than significant/No impact				

## HAZARDS - 3. Fire

SETTING	TTING/IMPACTS					
Yes	No	Maybe				
a. 🔯			Is the project site located in a Very High Fire Hazard Severity Zone (Fire Zone4)?			
b. 🔣			Project is located in Fire Zone 4.  Is the project site in a high fire hazard area and served by inadequate access due to lengths, width, surface materials, turnarounds or grade?  Primary 36' wide access from Quinn Dr. through off-site access easement, and a			
c.	$\boxtimes$		20' secondary emergency access from Sierra Highway.  Does the project site have more than 75 dwelling units on a single access in a high fire hazard area?			
d.			Is the project site located in an area having inadequate water and pressure to meet fire flow standards?			
e.	$\boxtimes$		Is the project located in close proximity to potential dangerous fire hazard conditions/uses (such as refineries, flammables, explosives manufacturing)?			
f. 🗓	$\boxtimes$		Does the proposed use constitute a potentially dangerous fire hazard?			
g.			Other factors?			
STANDA	RD C	ODE RE	EQUIREMENTS			
<b>⊠</b> Water	Ordin	ance No.	7834  Fire Ordinance No. 2947  Fire Regulation No. 8			
⊠ Fuel N	/lodific	cation/La	ndscape Plan			
-	(GATI t Desig	-	ASURES OTHER CONSIDERATIONS Compatible Use			
Comply wi	ith MM.	P for Eme	ergency Services			
CONCLU	CONCLUSION					
100	Considering the above information, could the project have a significant impact (individually or cumulatively) on, or be impacted by fire hazard factors?					
☐ Potentially significant ☐ Less than significant with project mitigation ☐ Less than significant/No impact						

# HAZARDS - 4. Noise

OCTIII		ACIS					
Yes	No	Maybe					
a. 🔀			Is the project site located near a high noise source (airports, railroads, freeways, industry)?				
b. [**]			Sierra Highway on the western edge of property, light industrial to the south  Is the proposed use considered sensitive (school, hospital, senior citizen facility) or are there other sensitive uses in close proximity?				
c.			Could the project substantially increase ambient noise levels including those associated with special equipment (such as amplified sound systems) or parking areas associated with the project?				
d.			Would the project result in a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels without the project?				
e. 🗐			Other factors?				
STANDA	STANDARD CODE REQUIREMENTS						
Noise Noise	Ordina	nce No.	11,778				
⊠ MIT	IGATI	ON ME	ASURES OTHER CONSIDERATIONS				
Lot S	ize [	Project	Design 🔀 Compatible Use				
Comply w	ith MMI	P for Nois	e				
CONCL	USION	I					
	Considering the above information, could the project have a significant impact (individually or cumulatively) on, or be adversely impacted by <b>noise</b> ?						
Potent	Potentially significant  Less than significant with project mitigation Less than significant/No impact						

## **RESOURCES - 1. Water Quality**

DE.	$\Gamma \Gamma \Pi N$	G/IIVII	ACIS	
	Yes	No	Maybe	
a.				Is the project site located in an area having known water quality problems and proposing the use of individual water wells?
b. *				Will the proposed project require the use of a private sewage disposal system?
				If the answer is yes, is the project site located in an area having known septic tank limitations due to high groundwater or other geotechnical limitations <i>or</i> is the project proposing on-site systems located in close proximity to a drainage course?
c.				Could the project's associated construction activities significantly impact the quality of groundwater and/or storm water runoff to the storm water conveyance system and/or receiving water bodies?
d.				NPDES permit required  Could the project's post-development activities potentially degrade the quality of storm water runoff and/or could post-development non-storm water discharges contribute potential pollutants to the storm water conveyance system and/or receiving bodies?
e.		$\boxtimes$		Other factors?
Om A				
	ndust	rial Wa	aste Perm	Ait Health Code – Ordinance No.7583, Chapter 5 Inance No.2269 NPDES Permit Compliance (DPW)
	MITI _ot Si		-	ASURES OTHER CONSIDERATIONS  Design Compatible Use
				rainage and Grading. Received letter dated May 16, 2008 for positive water service ta Clarita Water, a Division of the Castaic Lake Water Agency (SCWD).
Con	sideri	_	above in	formation, could the project have a significant impact (individually or dversely impacted by, water quality problems?
ДΙ	otenti	ally sig	nificant	Less than significant with project mitigation Less than significant/No impact

# RESOURCES - 2. Air Quality

SET	SETTING/IMPACTS						
,	Yes	No	Maybe				
a.		$\boxtimes$		Will the proposed project exceed the State's criteria for regional significance (generally (a) 500 dwelling units for residential users or (b) 40 gross acres, 650,000 square feet of floor area or 1,000 employees for non-residential uses)?			
b.				Is the proposal considered a sensitive use (schools, hospitals, parks) and located near a freeway or heavy industrial use?			
c. [				Will the project increase local emissions to a significant extent due to increased traffic congestion or use of a parking structure or exceed AQMD thresholds of potential significance?			
d.	$\boxtimes$			Will the project generate or is the site in close proximity to sources that create obnoxious odors, dust, and/or hazardous emissions?			
e. [		$\boxtimes$		During construction  Would the project conflict with or obstruct implementation of the applicable air quality plan?			
f.·		$\boxtimes$		Would the project violate any air quality standard or contribute substantially to an existing or projected air quality violation?			
g. [		$\boxtimes$		Would the project result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under applicable federal or state ambient air quality standard (including releasing emission which exceed quantitative thresholds for ozone precursors)?			
h.				Other factors?			
STAI H	VD A ealth	RD C and S	ODE RE	CQUIREMENTS de – Section 40506			
	<ul> <li>✓ MITIGATION MEASURES</li> <li>☐ Project Design</li> <li>☐ Air Quality Report</li> </ul>						
Comp	oly w	ith MN	AP for Ai	r Quality.			
Consi cumu	CONCLUSION Considering the above information, could the project have a significant impact (individually or numulatively) on, or be adversely impacted by, air quality?  Potentially significant  Less than significant with project mitigation Less than significant/No impact						

# RESOURCES - 3. Biota

SE'	l'TIN Yes		PACTS Maybe				
a.				Is the project site located within Significant Ecological Area (SEA), SEA Buffer, or coastal Sensitive Environmental Resource (ESHA, etc.), or is the site relatively undisturbed and natural?			
b.				Will grading, fire clearance, or flood related improvements remove substantial natural habitat areas?			
c.		$\boxtimes$		Is a drainage course located on the project site that is depicted on USGS quad sheets by a dashed blue line or that may contain a bed, channel, or bank of any perennial, intermittent or ephemeral river, stream, or lake?			
d.			$\boxtimes$	Does the project site contain a major riparian or other sensitive habitat (e.g. coastal sage scrub, oak woodland, sycamore riparian, woodland, wetland, etc.)?			
e.				Nesting habitat for native birds  Does the project site contain oak or other unique native trees (specify kinds of trees)?			
f.		$\boxtimes$		Is the project site habitat for any known sensitive species (federal or state listed endangered, etc.)?			
g.				Other factors (e.g., wildlife corridor, adjacent open space linkage)?			
$\boxtimes$	МІТ	IGAT	ON ME	ASURES OTHER CONSIDERATIONS			
	Lot S	ize		Project Design			
Con	Comply with MMP for Biota.						
Con	CONCLUSION  Considering the above information, could the project have a significant impact (individually or cumulatively) on, biotic resources?						
	Potent	ially sig	gnificant	Less than significant with project mitigation Less than significant/No impact			

# RESOURCES - 4. Archaeological/Historical/Paleontological

SETT	ETTING/IMPACTS						
Ye	es No	Maybe					
a			Is the project site in or near an area containing known archaeological resources or containing features (drainage course, spring, knoll, rock outcroppings, or oak trees) that indicate potential archaeological sensitivity?				
b. <u> </u>			Does the project site contain rock formations indicating potential paleontological resources?				
c. <u> </u>			Does the project site contain known historic structures or sites?				
d. [			Would the project cause a substantial adverse change in the significance of a historical or archaeological resource as defined in 15064.5?				
e			Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				
f			Other factors?				
		•					
□ мо	ITIGATI	ON ME.	ASURES OTHER CONSIDERATIONS				
Lot	Size		Project Design Phase 1 Archaeology Report				
Consul	lted with a	area tribo	al representatives, no negative feedback received.				
CONC	CONCLUSION						
			formation, could the project leave a significant impact (individually or placed) of placed, historical, or paleontological resources?				
Pote	Potentially significant  Less than significant with project mitigation Less than significant/No impact						

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7/99

# RESOURCES - <u>5. Mineral Resources</u>

SETTING/IMPACTS						
Yes	No	Maybe				
a.			Would the project result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?			
b. 🛄			Would the project result in the loss of availability of a locally important mineral resource discovery site delineated on a local general plan, specific plan or other land use plan?			
c.	$\boxtimes$		Other factors?			
MITI	[GAT]	ION ME	ASURES   OTHER CONSIDERATIONS			
Lot Si	że		Project Design			
	• .	*				
CONCLU	JSION	1				
	_		formation, could the project leave a significant impact (individually or l resources?			
Potenti	ally sig	gnificant	Less than significant with project mitigation \( \sum \) Less than significant/No impact			

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# RESOURCES - 6. Agriculture Resources

SETTIN	SETTING/IMPACTS							
Yes	No	Maybe						
a.			Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency to non-agricultural use?					
b.	×		Would the project conflict with existing zoning for agricultural use, or a Williamson Act contract?					
c.	$\boxtimes$		Would the project involve other changes in the existing environment that due to their location or nature, could result in conversion of Farmland, to non-agricultural use?					
d. 🔯			Other factors?					
□ МІТ	'IGAT	ION ME	ASURES OTHER CONSIDERATIONS					
Lot S	Lot Size Project Design							
·	anna (a albana a santa							
CONCL	CONCLUSION							
			formation, could the project leave a significant impact (individually or ture resources?					

Potentially significant

14 7/99

Less than significant with project mitigation 🔀 Less than significant/No impact

# RESOURCES - 7. Visual Qualities

SE'	ΓΤΙΝ	G/IMI	PACTS	
	Yes	No	Maybe	
a.		$\boxtimes$		Is the project site substantially visible from or will it obstruct views along a scenic highway (as shown on the Scenic Highway Element), or is it located within a scenic corridor or will it otherwise impact the viewshed?
b.				Is the project substantially visible from or will it obstruct views from a regional riding or hiking trail?
c.				Is the project site located in an undeveloped or undisturbed area that contains unique aesthetic features?
d.		$\boxtimes$		Is the proposed use out-of-character in comparison to adjacent uses because of height, bulk, or other features?
e.				Is the project likely to create substantial sun shadow, light or glare problems?
f.	Ø			Other factors (e.g., grading or landform alteration)?
		1 .		Grading and hillside alteration, although disturbance has already occurred
$\boxtimes$	MIT	IGATI	ON ME	ASURES OTHER CONSIDERATIONS
	Lot Si	ize		Project Design
Con	ıply v	vith MN	MP for D	rainage and Grading.
CO	NCL	USION	Į	
				formation, could the project leave a significant impact (individually or qualities?
	Poten	tially si	g <b>nifica</b> nt	Less than significant with project mitigation Less than significant/No impact

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# SERVICES - <u>1. Traffic/Access</u>

OL	1111	C/IIVII	ACIS	
	Yes	No	Maybe	
a.				Does the project contain 25 dwelling units or more and is it located in an area with known congestion problems (mid-block or intersections)?
				More than 25 dwelling units
b.				Will the project result in any hazardous traffic conditions?
c.				Will the project result in parking problems with a subsequent impact on traffic conditions?
				During construction period
d.			$\boxtimes$	Will inadequate access during an emergency (other than fire hazards) result in problems for emergency vehicles or residents/employees in the area?
				Potential issues with security gates, see MMP
e.				Will the congestion management program (CMP) Transportation Impact Analysis thresholds of 50 peak hour vehicles added by project traffic to a CMP highway system intersection, or 150 peak hour trips added by project traffic to a mainline freeway link, be exceeded?
. :				Two to three parking spaces per dwelling unit, 31 units proposed
f.				Would the project conflict with adopted policies, plans, or program supporting alternative transportation (e.g., bus, turnouts, bicycle racks)?
g.		$\boxtimes$		Other factors?
			:_	
		GATI ct Desi	CONTRACTOR -	ASURES OTHER CONSIDERATIONS  Traffic Report Consultation with Traffic & Lighting Division
Con	nply wi	th MMI	of for Eme	rgency Services.
CO	NCL	USION		
				formation, could the project leave a significant impact (individually or access factors?
	Potenti	ally sig	nificant	Less than significant with project mitigation Less than significant/No impact

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# **SERVICES - 2. Sewage Disposal**

SETTING				
Yes	No	Maybe		
a.			If served by a community sewage system, could the project create capacity problems at the treatment plant?	
			Annexation to the City of Santa Clarita required, see MMP	
b. 🗔	П	$\bowtie$	Could the project create capacity problems in the sewer lines serving the project	ct
			site?	
с.	$\boxtimes$		Other factors?	
	•	•		
STANDA	RD C	CODE RE	EQUIREMENTS	
Sanita	ry Sev	wers and l	Industrial Waste – Ordinance No. 6130	
N Plumb	ing C	ode – Ord	linance No. 2269	æ
⊠ MITI	GAT	ION ME	ASURES OTHER CONSIDERATIONS	
Comply w	ith Mi	MP for Se	ewer.	
		,		
CONCLU	JSIO	1		
			formation, could the project have a significant impact (individually or sical environment due to sewage disposal facilities?	
		2		
Potenti	ally siį	gnificant	Less than significant with project mitigation Less than significant/No imp	pact

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# **SERVICES - 3. Education**

DE	TIIN	G/11VII	PACIS	
	Yes	No	Maybe	
a.		$\boxtimes$		Could the project create capacity problems at the district level?
				Sulpher Springs School District (grades K-8), William S. Hart Union School
		· ·		District (grades 9-12)
b.		П	$\boxtimes$	Could the project create capacity problems at individual schools that will serve
υ.				the project site?
c.	П	$\boxtimes$		Could the project create student transportation problems?
C.				Could the project ereate student transportation proofenis.
d.	M	П		Could the project create substantial library impacts due to increased population
u.	***************************************	لــا		and demand?
			. same	
e.				Other factors?
	- Decimals			
			••	
$\boxtimes$	MIT	[GAT]	ION ME	ASURES OTHER CONSIDERATIONS
	Site D	edicat	ion 🖂	Government Code Section 65995 🔀 Library Facilities Mitigation Fee
Co	mply и	vith Ml	MP for Li	brary Mitigation Fees
CC	NCL	USION	4	
				formation, could the project have a significant impact (individually or educational facilities/services?
	Potent	ially si	gnificant	Less than significant with project mitigation Less than significant/No impact

### SERVICES - 4. Fire/Sheriff Services

# **SETTING/IMPACTS** Yes No Maybe Could the project create staffing or response time problems at the fire station or $\boxtimes$ a. sheriff's substation serving the project site? Additional staff & equipment may be needed Are there any special fire or law enforcement problems associated with the project b. or the general area? Fire Zone 4 - Very high fire hazard area Other factors? c. Cumulative impacts of surrounding developments to consider. MITIGATION MEASURES OTHER CONSIDERATIONS Fire Mitigation Fee Comply with MMP for Emergency Services. **CONCLUSION** Considering the above information, could the project have a significant impact (individually or cumulatively) relative to fire/sheriff services? Less than significant with project mitigation Less than significant/No impact Potentially significant

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# **SERVICES - 5. Utilities/Other Services**

SEI	TIN	G/IMI	PACTS					
	Yes	No	Maybe					
a.				Is the project site in an area known to have an inadequate public water supply to meet domestic needs or to have an inadequate ground water supply and proposes water wells?				
b.			· /	Is the project site in an area known to have an inadequate water supply and/or pressure to meet fire fighting needs?				
c.	Could the project create problems with providing utility services, such as electricity, gas, or propane?							
d.			$\boxtimes$	Are there any other known service problem areas (e.g., solid waste)?				
e.	Sewer service issues, annexation requirements  Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios response times or other performance objectives for any of the public services or facilities (e.g., fire protection, police protection, schools, parks, roads)?							
f.		$\boxtimes$		Other factors?				
				EQUIREMENTS linance No. 2269				
	MITIO ot Si		ON MEA	SURES OTHER CONSIDERATIONS Project Design				
Comj	oly w	rith MN	MP for Se	wer and Emergency Services				
Cons cumu	ideri ılativ	ely) re	above in	formation, could the project have a significant impact (individually or utilities services?  Less than significant with project mitigation Less than significant/No impact				
الالاليا	JWIII	uny sig	amount	N 2 2000 and organization with project minigation [ ] 1000 than organization of impact				

# OTHER FACTORS - 1. General

Dr I	111/6		PACIS	
Š	<sup>7</sup> es	No	Maybe	
a. [		$\boxtimes$		Will the project result in an inefficient use of energy resources?
	-			Project will be reviewed for compliance with Green Building Executive Order, S-20-04 (CA 2004), at the building design review stage.
b. [				Will the project result in a major change in the patterns, scale, or character of the general area or community?
c.				There are existing residential establishments surround the project site.  Will the project result in a significant reduction in the amount of agricultural land?
d.		$\boxtimes$		Other factors?
				Zone change from light manufacturing to residential planned development
				CQUIREMENTS  Code, Title 24, Part 5, T-20 (Energy Conservation)
	IITI	GATI	ON ME	ASURES OTHER CONSIDERATIONS
	t Siz	ze e		Project Design
	·			
***************************************		······································		
CON	CLU	SION	Ī	
Consicumul	derin ative	g the a	above inf the phys	Formation, could the project have a significant impact (individually or sical environment due to any of the above factors?
Po	entia	illy sig	nificant	Less than significant with project mitigation 🛛 Less than significant/No impact

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# OTHER FACTORS - 2. Environmental Safety

SE	1 1 111	G/IMP	ACIS			
	Yes	No 1	Maybe			
a.	h	П	$\boxtimes$	Are any hazardous materials used, transported, produced, handled, or stored on-		
				site?		
b.			$\boxtimes$	Potential generation for household hazardous wastes, see MMP.  Are any pressurized tanks to be used or any hazardous wastes stored on-site?		
υ.		لــا	KZI	Any issue with underground storage tanks to addressed as stated in MMP.		
				Are any residential units, schools, or hospitals located within 500 feet and		
c.	Ш		Ш	potentially adversely affected?		
1		<del></del>		Have there been previous uses that indicate residual soil toxicity of the site or is		
d.	Ш		$\boxtimes$	the site located within two miles downstream of a known groundwater		
				contamination source within the same watershed?		
			*	Diesel truck storage and maintenance facility, potential for contamination of soil, see MMP.		
				Would the project create a significant hazard to the public or the environment		
e.			Ľ	involving the accidental release of hazardous materials into the environment?		
				YYY 11.41		
f.		$\boxtimes$		Would the project emit hazardous emissions or handle hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?		
				substances, or waste within one-quarter finite of an existing of proposed school?		
			•	Would the project be located on a site that is included on a list of hazardous		
g.		$\boxtimes$		materials sites compiled pursuant to Government Code Section 65962.5 and, as a		
•				result, would create a significant hazard to the public or environment?		
				Would the project result in a safety hazard for people in a project area located		
h.		$\boxtimes$		within an airport land use plan, within two miles of a public or public use airport,		
	1			or within the vicinity of a private airstrip?		
				Would the project in the instance of the control of		
i.				Would the project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?		
				Emergency access approved by Fire Department. Sierra Highway is also		
				classified as a disaster route (Source: Los Angeles County Safety Element Map		
				Plate 8 – Critical Facilities and Lifeline Systems)		
j.				Other factors?		
· • • •	***			Recyclable materials, see MMP		
$\square$	RAITIA	CATION	U RAE A	SURES OTHER CONSIDERATIONS		
	-			if applicable		
Carpengalan			4	Hazardous Waste, Recycling and Underground Storage Tanks		
		USION	. • .			
Considering the above information, could the project have a significant impact relative to public safety?						
	otenti	ally sign	ificant	Less than significant with project mitigation Less than significant/No impact		

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# OTHER FACTORS - 3. Land Use

SE	TIIN	(G/IM)	PACTS	
	Yes	No	Maybe	
a.		$\boxtimes$		Can the project be found to be inconsistent with the plan designation(s) of the subject property?
				Proposed zone change with project makes the site compatible with Santa Clarita  Valley Area Plan designation for homes and hillside management.
b.				Can the project be found to be inconsistent with the zoning designation of the subject property?  Project will not be incompatible with proposed zone of RPD-10,000 (Residential Planned Development Zone-10,000 square foot minimum of lot area required per unit).
<b>c.</b>				Can the project be found to be inconsistent with the following applicable land use criteria:
				Hillside Management Criteria?
		$\boxtimes$		SEA Conformance Criteria?
				Other?
d.				Would the project physically divide an established community?
e.				Other factors?
•			. • •	
			ON MEAS	SURES OTHER CONSIDERATIONS  rainage and Grading.
		JSION		
Con cum	siderii ulativ	ng the a	above inf the phys	formation, could the project have a significant impact (individually or sical environment due to land use factors?
	otenti:	ally sig	nificant	Less than significant with project mitigation Less than significant/No impact

# OTHER FACTORS - 4. Population/Housing/Employment/Recreation

SE	TTIN	G/IM	PACTS	
	Yes	No	Maybe	
a.				Could the project cumulatively exceed official regional or local population projections?
b.				Could the project induce substantial direct or indirect growth in an area (e.g., through projects in an undeveloped area or extension of major infrastructure)?
c.		$\boxtimes$		Could the project displace existing housing, especially affordable housing?
d.				Could the project result in substantial job/housing imbalance or substantial increase in Vehicle Miles Traveled (VMT)?
e.				Could the project require new or expanded recreational facilities for future residents?
f.				Park/recreational space Would the project displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?
g.				Other factors?
	MIT	IGATI	ON ME	ASURES OTHER CONSIDERATIONS
Qu	imby f	ees		
CO	NCL	USION	1	
cun	me?	_	*.	formation, could the project have a significant impact (individually or sical environment due to population, housing, employment, or recreational
	Potent	ially sig	mificant	Less than significant with project mitigation Less than significant/No impact

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7/99

### **SUMMARY OF RPC PROCEEDINGS**

### REGIONAL PLANNING COMMISSION

ZONE CHANGE CASE NO. 2006-00004-(5) CONDITIONAL USE PERMIT CASE NO. 2006-00051-(5) VESTING TENTATIVE TRACT MAP NO. 066202

The Los Angeles County Regional Planning Commission ("Commission") held a public hearing on November 5, 2008 for Zone Change Case No. 2006-00004-(5), Conditional Use Permit Case No. 2006-00051-(5) and Vesting Tentative Tract Map No. 066202. The Commission took its final action on November 5, 2008. The project proposes a subdivision of one multi-family lot with 31 detached condominium units on 8.2 gross acres. The project is located at 16838 Sierra Highway in the Sand Canyon Zoned District within the unincorporated community of Canyon Country in the Fifth Supervisorial District. The subject property is bounded by existing single-family residences on the north and east, Sierra Highway on the west and Ryan Lane on the south.

Notice of public hearing was published in the "The Signal" and "La Opinion." Additionally, notices were sent to every property owner within a 1,000-foot radius of the subject property as well as those individuals and organizations on the Department of Regional Planning's courtesy mailing lists. Public hearing signs were also posted on the subject property. The project materials, including staff report, tentative map and Exhibit "A" and environmental documentation, were made available at the following locations:

Department of Regional Planning, 320 West Temple Street, Room 1382, Los Angeles. Canyon Country Jo Anne Darcy Library, 18601 Soledad Canyon Road, Santa Clarita. Department website, http://planning.lacounty.gov/case.htm.

### November 5, 2008 Public Hearing

Staff presented the project, which includes a request to change of zone from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development – 10,000 Square Feet Minimum Required Lot Area – 4.1 Dwelling Units per Net Acre). The vesting tentative map proposes to create one multi-family residential lot with 31 new detached condominium units. A conditional use permit ("CUP") to allow a planned residential development in compliance with RPD provisions including modification to building separation from 10 feet to 7.8 feet, and urban and non-urban hillside management area requirements and will restrict the development of the rezoned site to the proposed residential development as shown on the site plan marked "Exhibit A". No other development will be permitted on the property unless a conditional use permit is first obtained. A Mitigated Negative Declaration ("MND") was also prepared for the project in accordance with State and County California Environmental Quality ("CEQA") guidelines.



Los Angeles County Department of Regional Planning 320 West Temple Street, Los Angeles, California 90012 Telephone (213) 974-6433

> ZC 2006-00004-(5) TRACT MAP NO. 066202 CUP 2006-00051-(5)

RPC/HO MEETING DATE

CONTINUE TO

November 5, 2008

AGENDA ITEM #9a,b,c,d

PUBLIC HEARING DATE

November 5, 2008

APPLICANT	OWNER	REPRESENTATIVE
Centerpoint Development Partners LLC	CDP Sierra Highway, LLC	Centerpoint Development Partners LLC

REQUEST

Vesting Tentative Tract Map: To create one multi-family lot with 31 detached condominium units on 8.2 gross acres

Zone Change: To change the zoning from M-1 (Light Manufacturing) to RPD-10,000-4.1U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area-4.1 Dwelling Units per Net Acre)

Conditional Use Permit: To allow a planned residential development in compliance with RPD provisions including modification to building separation from 10 feet to 7.8 feet, and urban and non-urban hillside management area requirements.

LOCATION/ADDRESS ZONED DISTRICT 16838 Sierra Highway, Canyon Country Sand Canyon COMMUNITY **ACCESS** Canyon Country Sierra Highway and Quinn Drive **EXISTING ZONING** M-1 (Light Manufacturing) SIZE **EXISTING LAND USE** SHAPE **TOPOGRAPHY** 8.2 acres gross/7.6 acres net Truck Maintenance Facility Irregular Slightly sloping to steep terrain

### **SURROUNDING LAND USES & ZONING**

**North:** Single-family residential and vacant property Residential Planned Development-10,000-1.95 Dwelling Units per Net Acre

East: Single-family residential/RPD-10,000-1.95U

**South:** Single-family residential and Industrial property/ RPD-10,000-1.95U and M-1

**West:** Single-family residential and Commercial property/R-3 (Limited Multiple Residential-5,000 Square Feet Minimum Required Lot Area) and C-3 (Unlimited Commercial)

GENERAL PLAN	DESIGNATION	MAXIMUM DENSITY	CONSISTENCY
Santa Clarita Valley Area Plan	U2 (Urban 2 -3.4 to 6.6 DU/Ac) and HM (Hillside Management)	44 DU	Yes

### **ENVIRONMENTAL STATUS: RENV CASE NO. 2006-00054-(5)**

Mitigated Negative Declaration – Impacts reduced to less than significant with project mitigation include noise, air quality, biota, drainage and grading, hazardous waste, recycling, underground storage tanks, sewer, emergency services and library mitigation fees.

### **DESCRIPTION OF SITE PLAN**

The tentative map and exhibit "A," dated February 5, 2008, depict a condominium development of 31 detached units on 8.2 gross acres. The multi-family lot is 7.6 net acres, and is served by an internal private driveway and fire lane with widths ranging from 34 feet to 36 feet. Grading consists of 97,543 total cubic yards of cut and fill grading (38,524 cut, 59,019 fill) proposed to be balanced onsite, with import of 20,495 cubic yards of material. The project is required to provide 32, 208 square feet (70 percent) of open space within the hillside management area and is providing 46,011 (100 percent) of open space, and is required to provide 71,373 square feet (25 percent) of open space within the urban land use designation and is providing 79,641 square feet (28 percent) of open space. The proposed RPD zoning requires that the project provide 30 percent of net area (2.0 acres) of open space and is providing a total of 2.9 acres (43 percent) open space. Project amenities include individual private areas, community pool and 30 guest parking spaces. Units range in size from 1,615 to 2,687 square feet, each with two covered parking spaces in an attached garage. The buildings reach a maximum height of 29'-7" feet.

### **KEY ISSUES**

The project proposes a zone change from M-1 (Light Manufacturing) to RPD-10,000-4.0U (Residential Planned Development-10,000 Square Feet Minimum Required Lot Area- Four Units per Net Acre).

(If more space is required, use opposite side)

### TO BE COMPLETED ONLY ON CASES TO BE HEARD BY THE BOARD OF SUPERVISORS

STAFF CONTACT PERSON								
RAMON CORDOVA, LAND DIVISIONS (213) 974-6433								
RPC HEARING DATE (S)	RPC ACTION DATE	RPC RECOMMENDATION						
11-5-08	11-5-08	APPROVAL						
MEMBERS VOTING AYE	MEMBERS VOTING NO	MEMBERS ABSTAINING						
BELLAMY, HELSLEY, MODUGNO, REW,								
VALADEZ	NONE	NONE						
STAFF RECOMMENDATION (PRIOR TO HEARING	6)							
APPROVAL								
SPEAKERS*	PETITIONS	LETTERS						
(O) 1 (F) 2	(O) 0 (F) 0	(O) 1 (F) 0						

COMMITTEE RECOMMENDATION (Subject to revision based on public hearing)							
	. DENIA	AL					
☐ No improvements	20 Acre Lots	10 Acre Lots	2½ Acre Lots	Sect 191.2			
Street improvements X	_ PavingX_ (	Curbs and Gutters	X Street Lights				
X Street Trees	Inverted Shoulder	_X_ Sidewalks	Off Site Paving _	ft.			
Water Mains and Hydran	uts						
☑ Drainage Facilities							
⊠ Sewer	Septic Tanks	Other					
Park Dedication "In-Lieu	Fee"						
SPECIAL INDIVIDUAL DEPARTM	MENT CONCERNS						
Engineer							
·							
Road							
Flood							
Forester & Fire Warden							
Parks & Rec.							
rane a res.							
Health							
Planning							

### ADDITIONAL ISSUES AND ANALYSIS

- A conditional use permit is requested to allow a hillside planned residential development in compliance with RPD provisions and nonurban hillside management area requirements.
- The subject property is an existing semi-truck storage facility with mainly single-family residences to the north, west and east. Single-family residences and industrial properties exist to the south. The project also provides amenities including a private community swimming pool and individual private areas. Of the project's total open area, approximately 18.9 percent will be undisturbed. Thirty guest parking spaces will be provided within the development.

Prepared by: Ramon Cordova